



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 12]

MADRAS, TUESDAY EVENING, MARCH 26, 1935.

[PART II, 2nd. 6 p.

Part I—Notifications by Government

CONTENTS.

Appointments, Leave, Promotions to other posts, etc.	400-401	Notifications—cont.		
Provisions, Transfer	401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000			
Armed Forces		Armed Forces—cont.		
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special	400-401	Armed Forces (General), General and Special	400-401	
Armed Forces (General), General and Special				

PRIVATE SECRETARY'S OFFICE.

NOTIFICATION.

Office of the Private Secretary to the Government of Madras,
CHENNAI, MARCH 26, 1935.

No. 1-11 is in connection with the admission of candidates to the Service of Madras' Public Indian Ministry College, Delhi, the following information is published for the use of interested candidates.

The College provides a public school education for English, Hindi, and Anglo-Indian youth who desire subsequently to enter a public college with a view to obtaining commissions in the Indian Army, Navy, and Air Force or the Royal Indian Navy, and, failing one of these services, their preference in life. The course of study at the College will, however, be such that should a boy fail in the competitive examination for admission to a college of his own choice in the Royal Indian Navy, he will be most favourably placed for entry on a secondary or if he had been rejected as an officer, school.

(1) Candidates will be selected from amongst Indian and Anglo-Indian boys of the age of 12 to 15 years of British birth.

(2) Indian States.

Recommendations will be made by His Excellency the Commander-in-Chief in the recommendation of the Local Government or Administration or the Principal Officer, as the case may be.

(3) Candidates must have attained the age of eleven years and be under twelve years on the 1st August 1935.

(4) Candidates should attach to their application a medical certificate from the officer Commanding a British or Indian Station Hospital or a Civil Surgeon to the effect that they are physically fit to all service in accordance with Appendix A to this notification.

(5) The fee will be Rs. 1,000 for each school year and are liable to payment in advance, if circumstances require. These fees will include tuition, clothing, school supplies and medical attendance of the ordinary kind, and, in kind, provision, one suit of the ordinary or be more by students when at the College. Clothing on account of washing of outer clothing and passing time during term, term, and short, as well as the cost of books and stationery (which will be supplied by the College) will be paid by the parents or guardians of the pupils.

In addition to the fee referred to above, the parent or guardian of a pupil will be required to pay, with the College application, an fee referred to the College, the sum of Rs. 50 which will be returned when the pupil leaves the College provided that all fees have been paid.

In the event of it becoming necessary for a pupil to be admitted into a civil hospital, all charges incurred will be borne by the parents or guardians of the pupil.

A full form of the fee is required to be given of intention to withdraw a pupil from the College. In the event of such action not to be given, the parent or guardian will be required to pay the full fee of the pupil, unless it is considered that the charges incurred in which the pupil was withdrawn are such as to call for special consideration. In the event of a pupil, however, of his fees have been paid, in order to withdraw a pupil from the College, the parent or guardian will be required to pay the full fee of the pupil, unless it is considered that the charges incurred in which the pupil was withdrawn are such as to call for special consideration.

APPOINTMENT AND PROMOTION.

Port St. George, March 25, 1935.

No. 218.—M.R. By M. Rangaswami, Assistant Quarter Master, dated 14th March 1935, in which the following appointments and promotions are made:—

M. Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

WITHDRAWAL OF POWERS.

Port St. George, March 25, 1935.

No. 219.—Under the provisions of section 41 of the Code of Criminal Procedure, 1932, the Governor in Council withdrew the powers of a Special Magistrate at Port St. George, dated 14th March 1935, in which the following appointments and promotions are made:—

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

INVESTIGATIVE POWERS.

Port St. George, March 25, 1935.

No. 220.—Under section 187 of the Code of Criminal Procedure, 1932, the undersigned officers in the district specified against their names are authorized to take down the evidence of witnesses who have been examined in the English language:—

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

No. 221.—Under section 181 of the Code of Criminal Procedure, 1932, as amended by the Criminal Procedure Code Amendment Act XVIII of 1932, the undersigned officers in the district specified against their names are authorized to take down the evidence of witnesses who have been examined in the English language:—

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

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Port St. George, March 25, 1935.

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M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

Consent is given to appoint Mr. Charles Edward. Consents to be a Special Magistrate for a term of three years for the area specified within the jurisdiction of the District Magistrate at Port St. George, dated 14th March 1935, in which the following appointments and promotions are made:—

Port St. George, March 25, 1935.

No. 222.—Under section 22 of the Code of Criminal Procedure, 1932, the undersigned officers in the district specified against their names are authorized to take down the evidence of witnesses who have been examined in the English language:—

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

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Port St. George, March 25, 1935.

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Port St. George, March 25, 1935.

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Port St. George, March 25, 1935.

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Port St. George, March 25, 1935.

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Port St. George, March 25, 1935.

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Port St. George, March 25, 1935.

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Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

Port St. George, March 25, 1935.

M.R. By Rangaswami, Assistant Quarter Master, to be a Special Magistrate at Port St. George, dated 14th March 1935.

(Registration.)

LEAVE.

Port St. George, March 15, 1935.

No. 7.—Under rule 41 of the Fundamental Rules, Whitehead Mulvaney (John Mulvaney) Deputy Collector, leave on average pay for three months, from 1st April 1935, preparatory to retirement.

V. V. VERWANGERA RAO,
Secretary to Government.

REVENUE DEPARTMENT.

LEAVE.

Port St. George, March 15, 1935.

No. 10.—Under rule 41 of the Fundamental Rules, Whitehead Mulvaney (John Mulvaney) Deputy Collector, leave on average pay without medical certificate for three months with effect from the date of his relief from special duty in connection with the acquisition of lands in the District.

No. 11.—M.R.P. N. Subramanyam Rao, Deputy Collector, leave on average pay without medical certificate for three months with effect from 1st April 1935 preparatory to retirement on 31st June 1935.

No. 12.—M.R.P. N. Subramanyam Rao, Deputy Collector, leave on average pay without medical certificate for two months and three days from 1st April 1935 preparatory to retirement on 31st June 1935.

Port St. George, March 15, 1935.

No. 13.—M.R.P. A. Krishnamoorthy Rao, Deputy Collector, leave on average pay without medical certificate for three months with effect from the 15th April 1935.

Port St. George, March 15, 1935.

No. 14.—M.R.P. T. V. Srinivas Rao, Deputy Collector, leave on average pay without medical certificate for two months with effect from 1st April 1935.

APPOINTMENT.

Port St. George, March 15, 1935.

No. 15.—Under rule 4 (a) (i) of the general rules for the Fundamental Rules, J.R.P. N. Subramanyam Rao, Deputy Collector, to act as Deputy Collector, temporarily.

POSTINGS.

No. 16.—M.R.P. N. Subramanyam Rao, Deputy Collector, to general duty, Temporarily.

No. 17.—M.R.P. E. R. Subramanyam Rao, Deputy Collector, to general duty, Temporarily.

No. 18.—M.R.P. T. V. Srinivas Rao, Deputy Collector, to general duty, Temporarily.

No. 19.—M.R.P. T. V. Srinivas Rao, Deputy Collector, to general duty, Temporarily.

ERRATA.

Port St. George, March 15, 1935.

In the 4-11 notification published at page 1205 of Part 1 of the Port St. George Gazette, dated 12th November 1934, relating to the acquisition of 9-37 of an acre of land in Vengalpet village, Kullabai taluk, Tenkasi district, for constructing a grade road and laying underground culvert at Bangalore Railway Station, North Indian Railway—

In Para 4 of the said notification, the word "and" should be read "or" and the word "or" should be read "and".

In Para 5 of the said notification, the word "and" should be read "or" and the word "or" should be read "and".

Port St. George, March 15, 1935.

In the notification under section 4 (1) of the Land Acquisition Act, 1894, published at page 114 of Part 1 of

Port St. George Gazette, dated 12th January 1935, relating to the acquisition of lands in Kullabai taluk, Tenkasi district, for supplying the land to the supply station, at Bangalore Railway Station—

In the said notification, the word "and" should be read "or" and the word "or" should be read "and".

NOTIFICATIONS.

Port St. George, March 15, 1935.

No. 20.—Under sub-section (1) of section 41 of the Madras Land Revenue Act, 1915, as applied to the Agency, the Local Government are pleased to appoint M.R.P. D. R. Subramanyam Rao, Deputy Collector, to be the District Officer, in charge of the Agency, in the District, North Indian Railway, on 1st April 1935.

No. 21.—Under sub-section (1) of section 41 of the Madras Land Revenue Act, 1915, as applied to the Agency, the Local Government are pleased to appoint M.R.P. D. R. Subramanyam Rao, Deputy Collector, to be the District Officer, in charge of the Agency, in the District, North Indian Railway, on 1st April 1935.

No. 22.—Under sub-section (1) of section 41 of the Madras Land Revenue Act, 1915, as applied to the Agency, the Local Government are pleased to appoint M.R.P. D. R. Subramanyam Rao, Deputy Collector, to be the District Officer, in charge of the Agency, in the District, North Indian Railway, on 1st April 1935.

Port St. George, March 15, 1935.

No. 23.—Under sub-section (1) of section 41 of the Madras Land Revenue Act, 1915, as applied to the Agency, the Local Government are pleased to appoint M.R.P. D. R. Subramanyam Rao, Deputy Collector, to be the District Officer, in charge of the Agency, in the District, North Indian Railway, on 1st April 1935.

No. 24.—Under sub-section (1) of section 41 of the Madras Land Revenue Act, 1915, as applied to the Agency, the Local Government are pleased to appoint M.R.P. D. R. Subramanyam Rao, Deputy Collector, to be the District Officer, in charge of the Agency, in the District, North Indian Railway, on 1st April 1935.

ANNOUNCEMENT.

In rule (1) of the said rules, for the words "that" should be read "which" and for the words "that" should be read "which".

Port St. George, March 15, 1935.

No. 25.—Under sub-section (1) of section 41 of the Madras Land Revenue Act, 1915, as applied to the Agency, the Local Government are pleased to appoint M.R.P. D. R. Subramanyam Rao, Deputy Collector, to be the District Officer, in charge of the Agency, in the District, North Indian Railway, on 1st April 1935.

No. 26.—Under sub-section (1) of section 41 of the Madras Land Revenue Act, 1915, as applied to the Agency, the Local Government are pleased to appoint M.R.P. D. R. Subramanyam Rao, Deputy Collector, to be the District Officer, in charge of the Agency, in the District, North Indian Railway, on 1st April 1935.

No. 27.—Under sub-section (1) of section 41 of the Madras Land Revenue Act, 1915, as applied to the Agency, the Local Government are pleased to appoint M.R.P. D. R. Subramanyam Rao, Deputy Collector, to be the District Officer, in charge of the Agency, in the District, North Indian Railway, on 1st April 1935.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 13]

MADRAS, TUESDAY EVENING, MARCH 25, 1936.

[PART, 6 p.m.]

Part I-A—Local Self-Government

CONTENTS

Local Self-Government Department	Page	Continued on Local Self-Government	Page
Supplementary to Madras City Municipal Act, 1915, No. 1141, L. & M. 1.	130		130

LOCAL SELF-GOVERNMENT DEPARTMENT.

AFFIDAVITS.

Part II, Group, March 18, 1936.

No. 308.—The Government are pleased to appoint M. T. Raj. M. S. Srinivasan Aiyangar, B.A., B.L.S., M.A., (Law), F.R.C.S. (Eng.), University Surgeon, Government Rajapetia Hospital, Madras, as Executive Surgeon to the new surgical block of the Government General Hospital, Madras, from or after 1st April 1936.

B. SUBBAYYA,

Joint Secretary to Government.

NOTIFICATIONS.

Part II, Group, March 18, 1936.

1935, No. No. 1141, L. & M. 1.

No. 309.—It is hereby notified that H. R. Raj. B. Srinivasan Aiyangar has been elected as Councillor of the Corporation of Madras for the XIV (Rajapetia) Division.

Part II, Group, March 25, 1936.

1935, No. No. 1141, L. & M. 1.

No. 310.—Under clause (a) of sub-section (1) of section 8 of the Madras City Municipal Act, 1915, No. 1141, L. & M. 1, has been elected by the President of the City of Madras to be a Councillor of the Corporation of Madras.

Part II, Group, March 21, 1936.

1935, No. No. 1141, L. & M. 1.

No. 311.—In exercise of the powers conferred by sub-section (1) of section 12-C of the Madras District Municipalities Act, 1915 (Madras Act V of 1915), the Government hereby appoint M. T. Raj. M. S. Srinivasan Aiyangar as Executive Surgeon to the new surgical block of the Government General Hospital, Madras, from or after 1st April 1936.

Madras, as in the opinion of the Government, having with reference to the interests of the municipal authorities, the Government are pleased to appoint M. T. Raj. M. S. Srinivasan Aiyangar as Executive Surgeon to the new surgical block of the Government General Hospital, Madras, from or after 1st April 1936.

T. S. SUGAN,

Secretary to Government.

Part II, Group, March 18, 1936.

1935, No. No. 1141, L. & M. 1.

No. 312.—The following draft of certain amendments to the rules for the preparation of plans of Revenue in local boards shall be published with Local Self-Government Department, Madras, No. 1141, L. & M. 1, dated the 18th December 1935, at pages 1124-1126 of Part I-A of the Part II, Group, dated the 18th December 1935, which the Government, with reference to the amendments to make, in exercise of the powers conferred by clause (a) of sub-section (1) of section 8 of the said Act, for general information, is hereby given that the draft will be further presented with other amendments from the date of publication of this notification and that any objections or suggestions which may be received with reference thereto before the expiry of the period allowed, will be considered by the Government along with the draft.

DEPUTY SECRETARY.

(1) In rule 2 of the said rules—

(a) the word "and" at the end of clause (1) shall be omitted;

(b) after clause (1) the following word and clause shall be added, namely:—

"and (2) the position of the draft concerning

opinion, if any, to be recorded";

(c) after rule 4 of the said rules, the following rule shall be added, namely:—

"5. Rules in relation to the preparation of plans of Revenue in local boards shall be published with Local Self-Government Department, Madras, No. 1141, L. & M. 1, dated the 18th December 1935, at pages 1124-1126 of Part I-A of the Part II, Group, dated the 18th December 1935, which the Government, with reference to the amendments to make, in exercise of the powers conferred by clause (a) of sub-section (1) of section 8 of the said Act, for general information, is hereby given that the draft will be further presented with other amendments from the date of publication of this notification and that any objections or suggestions which may be received with reference thereto before the expiry of the period allowed, will be considered by the Government along with the draft."

14. Whilst the Inspector is in the employ of a local authority, the certificate shall be signed by the officer of the District Health Officer or Municipal Health Officer as the case may be. On leaving employment, the Inspector shall not only report himself to the local authority paying for his services, but also through the latter to the District Health Officer or Municipal Health Officer to whom he may be forwarding his certificate as the case may be.

The following is a copy of the Sanitary Inspector's Certificate—

Form—On the completion of the certificate—

SANITARY INSPECTOR'S CERTIFICATE.

SANITARY INSPECTOR'S CERTIFICATE.

This is to certify that I have passed the Government Examination in Hygiene, Preventive Sanitary Engineering, and Sanitary Engineering, after undergoing the prescribed course of lectures and practical instruction at the Medical College, Madras, and the prescribed inspection and test. In the absence of an opposite result on a re-examination, this certificate is for the post of Sanitary Inspector in the Municipality of Madras.

Chairman, Board of Examiners.

Madras, dated

This is to certify that in accordance with the above certificate has been registered in the office of the Director of Public Health as Sanitary Inspector and that such registration is subject to the requirements of good conduct in his professional capacity and during employment in various posts in such institutions as may be prescribed from time to time by the Director of Public Health and he has taken reasonable measures to maintain a sound theoretical and practical knowledge of Hygiene, Physiology including First Aid, Ventilation and Elementary Sanitary Engineering.

Madras,

Dated

Director of Public Health.

(On the reverse of the certificate.)

(a) On obtaining employment, the Sanitary Inspector shall lodge his certificate in the office of the District Health Officer in whose jurisdiction he may be employed.

(b) The power given in the certificate is subject to the designation "Qualified Sanitary Inspector." In official correspondence this designation should invariably be added after the name and in other instances than that following should be appended, viz., "Qualified Sanitary Inspector," Member of Institution—

(1)

(2)

Signature of the Sanitary Inspector.

Signature of officer in whose presence the above were recorded.

MEDICAL COLLEGE—MADRAS AND

VINAYAKAPATNAM.

EXAMINATIONS.

The Academic Session of Medical Colleges will commence on Tuesday, the 1st July 1935.

M.B.B.S. EXAM.

The following are eligible for admission into the M.B.B.S. class—

(a) Candidates who have passed the Intermediate Examination in Arts and Science of the Madras or Andhra University taking Physics and Chemistry as two of the optional subjects under Part III of the Intermediate Examination.

(b) Those who have passed an examination recognised by the Examiners of the Madras or Andhra University as equivalent thereto.

Those who have passed an examination of a University other than that of Madras or that of Andhra University must apply to the Registrar of the University of Madras and obtain the acceptance of the Examiners before being admitted into the colleges. Their admission to the medical college is at their own risk as recognition is entirely left to the University.

Candidates of the Madras University who may be selected for admission into the Vinayakapattam Medical College should pay the prescribed fee of Rs. 2 to the

Principal of the Madras University, and obtain, through the Registrar of the college, a receipt. They last student, a separate certificate of his studies be presented to the Andhra University before obtaining a recognition from the Registrar of that University on payment of Rs. 2, the prescribed fee. All the candidates after passing the college.

1. Applicants should have completed 17 years of age on the 1st January in the year in which they are admitted to the examination. In order to be eligible for admission, candidates must have been born on or before 31st December 1917.

2. The certificate for the Pre-Registration course must be submitted to the Registrar of the Madras University on or before 31st January 1935.

3. The certificate for the Pre-Registration course must be submitted to the Registrar of the Madras University on or before 31st January 1935. The certificate must be submitted to the Registrar of the Madras University on or before 31st January 1935.

4. The mode of fee is as follows—

1. Pre-Registration course for six months in the Registrar's Office, Madras, as follows—

(a) Fee for the whole Pre-Registration course	Rs. 100
(b) Fee for the course for an additional course in each subject	50
(c) Fee for the Physical Science subjects	50
(d) Fee for the candidate who passed in the P.A. at St. John's Hospital, Madras, as follows—	50
Sanitary and Sanitary Engineering	50

The annual registration fee of Rs. 2 will not be levied from students of the Pre-Registration class.

2. Medical course proper (five years)—

(a) Annual fee	Rs. 200
(b) Fee for the whole course of study in the course of five years	1000
(c) Fee for an additional course in each year other than the last year	50
(d) Fee for an additional course in the last year	50

Madras, Sanitary and Sanitary Engineering—

Medical College—

Medical College—

Medical College—

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THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 13]

MADRAS, TUESDAY EVENING, MARCH 26, 1935.

[PRICE, 4 annas.

Part II—Miscellaneous Notifications

CONTENTS.

APPOINTMENTS, LEAVE, ETC.	2075	
Police, Police, Agriculture, Forest and Medical	413-415	
Revenue, Revenue		
General	416	
Police	417	
Police	418	
Police	419	
Police	420	
Police	421	
Police	422	
Police	423	
Police	424	
Police	425	
Police	426	
Police	427	
Police	428	
Police	429	
Police	430	
Police	431	
Police	432	
Police	433	
Police	434	
Police	435	
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Police	500	

APPOINTMENTS, LEAVE, ETC.

JUDICIAL.

Mr. M. Ramana of India—M.B.Ey. Temporary Magistrate, District, Bangalore. Additional District Magistrate, Bangalore. (a) granted an extension of leave for one month with effect from the 26th March 1935, under Fundamental Rules 71 and 72, the first five days of which will be on average pay and the rest on half average pay.

High Court, Madras,
25th March 1935.

Mr. E. L. Ram—M.B.Ey. District Magistrate, Bangalore. Additional District Magistrate, Bangalore. (a) granted leave under Fundamental Rules 71 and 72, the first five days of which will be on average pay and the rest on half average pay, from the 26th March 1935 to the 25th April 1935 (both days inclusive). He is also permitted to take his leave on the 26th and 27th March 1935, subject to the conditions prescribed by the Local Government in G.O. 100 of the 1934 calendar year on Fundamental Rules 71 and 72 and 73.

High Court, Madras,
19th March 1935.

Mr. J. K. Ramana of India—M.B.Ey. District Magistrate, Bangalore. Additional District Magistrate, Bangalore. (a) granted an extension of leave under Fundamental Rules 71 and 72 for two months from 26th March 1935 on average pay and on medical certificate.

G. S. WHITE,
Magistrate.

High Court, Madras,
25th March 1935.

11-1

POLICE.

Appointment.—The following appointments of a Deputy Superintendent of Police is notified:—

M. R. N. N. Venkateswara Srinivasulu Reddy, Bangalore. Deputy Superintendent of Police, Bangalore. (a) granted leave under Fundamental Rules 71 and 72, the first five days of which will be on average pay and the rest on half average pay, from the 26th March 1935 to the 25th April 1935 (both days inclusive). He is also permitted to take his leave on the 26th and 27th March 1935, subject to the conditions prescribed by the Local Government in G.O. 100 of the 1934 calendar year on Fundamental Rules 71 and 72 and 73.

G. S. WHITE,
Magistrate.

High Court, Madras,
19th March 1935.

AGRICULTURE.

Leave.—M.B.Ey. K. Raghava Reddy, Bangalore. Deputy Superintendent of Police, Bangalore. (a) granted leave under Fundamental Rules 71 and 72, the first five days of which will be on average pay and the rest on half average pay, from the 26th March 1935 to the 25th April 1935 (both days inclusive). He is also permitted to take his leave on the 26th and 27th March 1935, subject to the conditions prescribed by the Local Government in G.O. 100 of the 1934 calendar year on Fundamental Rules 71 and 72 and 73.

G. S. WHITE,
Magistrate.

High Court, Madras,
19th March 1935.

FOREST.

Leave.—M.B.Ey. K. Raghava Reddy, Bangalore. Deputy Superintendent of Police, Bangalore. (a) granted leave under Fundamental Rules 71 and 72, the first five days of which will be on average pay and the rest on half average pay, from the 26th March 1935 to the 25th April 1935 (both days inclusive). He is also permitted to take his leave on the 26th and 27th March 1935, subject to the conditions prescribed by the Local Government in G.O. 100 of the 1934 calendar year on Fundamental Rules 71 and 72 and 73.

Respectfully sold of An-Nyem-tang village, Chien-yueh hsiang, as a left metal pit with galena and arsenic pieces as in N. No. 2711 of An-Nyem-tang village, belonging to Kwei Chien-shan and An-Nyem-tang of the village.

2. All pits are shallow. The total thickness of any pit is three feet, and the depth of the arsenic pieces only is 10 to 15 inches. The arsenic pieces are 10 to 15 inches in diameter and 10 to 15 inches in length. The arsenic pieces are 10 to 15 inches in diameter and 10 to 15 inches in length. The arsenic pieces are 10 to 15 inches in diameter and 10 to 15 inches in length.

Description of arsenic.

- (1) One gold ring (2) arsenic pieces in weight.
- (3) One set of a gold ring of the weight of one arsenic piece and 2 pieces of arsenic.
- (4) One set of a gold ring of the weight of 2 arsenic pieces and 2 pieces of arsenic.
- (5) One set of a gold ring.

Collector's Office, S. W. WILLIAMS, Doherty, 20th November 1935.

STATEMENT OF AGRICULTURE.

Statement showing the Income, Expenditure and Balance of Rice Cultivation in the Madras Presidency for the week ending 15th March 1935.

(Rs.—all figures are in lakhs of Rs.)

Variety of rice.	In the previous year.		In the current year.		Total (sum of 1st February 1935 to date).	
	With water (1934)	Without water (1934)	With water (1935)	Without water (1935)	With water (1935)	Without water (1935)
Transvaal (1)	100	100	100	100	100	100
Transvaal (2)	100	100	100	100	100	100
Transvaal (3)	100	100	100	100	100	100
Transvaal (4)	100	100	100	100	100	100
Transvaal (5)	100	100	100	100	100	100
Transvaal (6)	100	100	100	100	100	100
Transvaal (7)	100	100	100	100	100	100
Transvaal (8)	100	100	100	100	100	100
Transvaal (9)	100	100	100	100	100	100
Transvaal (10)	100	100	100	100	100	100
Transvaal (11)	100	100	100	100	100	100
Transvaal (12)	100	100	100	100	100	100
Transvaal (13)	100	100	100	100	100	100
Transvaal (14)	100	100	100	100	100	100
Transvaal (15)	100	100	100	100	100	100
Transvaal (16)	100	100	100	100	100	100
Transvaal (17)	100	100	100	100	100	100
Transvaal (18)	100	100	100	100	100	100
Transvaal (19)	100	100	100	100	100	100
Transvaal (20)	100	100	100	100	100	100
Transvaal (21)	100	100	100	100	100	100
Transvaal (22)	100	100	100	100	100	100
Transvaal (23)	100	100	100	100	100	100
Transvaal (24)	100	100	100	100	100	100
Transvaal (25)	100	100	100	100	100	100
Transvaal (26)	100	100	100	100	100	100
Transvaal (27)	100	100	100	100	100	100
Transvaal (28)	100	100	100	100	100	100
Transvaal (29)	100	100	100	100	100	100
Transvaal (30)	100	100	100	100	100	100
Transvaal (31)	100	100	100	100	100	100
Transvaal (32)	100	100	100	100	100	100
Transvaal (33)	100	100	100	100	100	100
Transvaal (34)	100	100	100	100	100	100
Transvaal (35)	100	100	100	100	100	100
Transvaal (36)	100	100	100	100	100	100
Transvaal (37)	100	100	100	100	100	100
Transvaal (38)	100	100	100	100	100	100
Transvaal (39)	100	100	100	100	100	100
Transvaal (40)	100	100	100	100	100	100
Transvaal (41)	100	100	100	100	100	100
Transvaal (42)	100	100	100	100	100	100
Transvaal (43)	100	100	100	100	100	100
Transvaal (44)	100	100	100	100	100	100
Transvaal (45)	100	100	100	100	100	100
Transvaal (46)	100	100	100	100	100	100
Transvaal (47)	100	100	100	100	100	100
Transvaal (48)	100	100	100	100	100	100
Transvaal (49)	100	100	100	100	100	100
Transvaal (50)	100	100	100	100	100	100
Transvaal (51)	100	100	100	100	100	100
Transvaal (52)	100	100	100	100	100	100
Transvaal (53)	100	100	100	100	100	100
Transvaal (54)	100	100	100	100	100	100
Transvaal (55)	100	100	100	100	100	100
Transvaal (56)	100	100	100	100	100	100
Transvaal (57)	100	100	100	100	100	100
Transvaal (58)	100	100	100	100	100	100
Transvaal (59)	100	100	100	100	100	100
Transvaal (60)	100	100	100	100	100	100
Transvaal (61)	100	100	100	100	100	100
Transvaal (62)	100	100	100	100	100	100
Transvaal (63)	100	100	100	100	100	100
Transvaal (64)	100	100	100	100	100	100
Transvaal (65)	100	100	100	100	100	100
Transvaal (66)	100	100	100	100	100	100
Transvaal (67)	100	100	100	100	100	100
Transvaal (68)	100	100	100	100	100	100
Transvaal (69)	100	100	100	100	100	100
Transvaal (70)	100	100	100	100	100	100
Transvaal (71)	100	100	100	100	100	100
Transvaal (72)	100	100	100	100	100	100
Transvaal (73)	100	100	100	100	100	100
Transvaal (74)	100	100	100	100	100	100
Transvaal (75)	100	100	100	100	100	100
Transvaal (76)	100	100	100	100	100	100
Transvaal (77)	100	100	100	100	100	100
Transvaal (78)	100	100	100	100	100	100
Transvaal (79)	100	100	100	100	100	100
Transvaal (80)	100	100	100	100	100	100
Transvaal (81)	100	100	100	100	100	100
Transvaal (82)	100	100	100	100	100	100
Transvaal (83)	100	100	100	100	100	100
Transvaal (84)	100	100	100	100	100	100
Transvaal (85)	100	100	100	100	100	100
Transvaal (86)	100	100	100	100	100	100
Transvaal (87)	100	100	100	100	100	100
Transvaal (88)	100	100	100	100	100	100
Transvaal (89)	100	100	100	100	100	100
Transvaal (90)	100	100	100	100	100	100
Transvaal (91)	100	100	100	100	100	100
Transvaal (92)	100	100	100	100	100	100
Transvaal (93)	100	100	100	100	100	100
Transvaal (94)	100	100	100	100	100	100
Transvaal (95)	100	100	100	100	100	100
Transvaal (96)	100	100	100	100	100	100
Transvaal (97)	100	100	100	100	100	100
Transvaal (98)	100	100	100	100	100	100
Transvaal (99)	100	100	100	100	100	100
Transvaal (100)	100	100	100	100	100	100

(1) Information supplied by the corresponding South African Government.

(2) Information supplied by the corresponding South African Government.

(3) Information supplied by the corresponding South African Government.

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(55) Information supplied by the corresponding South African Government.

Madras, 26th March 1935.
R. S.

S. V. RAMANATHAN,
Director of Agriculture.

Advances Received on Accounts and Charges from
Foreign Offices in the Treasury of Madras
during the month ending 24 March 1935.

[illegible][illegible]

workshop and that this application is granted for housing to 15th April 1935. Any further ruling to oppose the same may appear in person or by pleader on the said date.

No. 37 of 1934 (J.A. No. 37 of 1934), DISTRICT COURT, ANANTAPUR.

Shri K. Sankaranarayanan Sankaranarayanan,
Shri K. Sankaranarayanan and others—Respondents (Jointly).
Notice is hereby given under section 18 (2) of the Provincial Insolvency Act that the above-named petitioner has applied to this Court to adjudge him an insolvent and that this application is granted for hearing on 15th April 1935. Any further ruling to oppose the same may appear in person or by pleader on the said date.

T. V. SUBBA RAO,
District Judge.

Anantapur, 25th March 1935.

No. 38 of 1934 (J.A. No. 38 of 1934), DISTRICT COURT, CHIDAMPUR.

Yadga Sankaranarayanan Sankaranarayanan,
N. Ravi Sankar and others—Respondents (Jointly).

Notice is hereby given under section 41 of Act V of 1925 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 15th April 1935 for hearing.

No. 39 of 1934 (J.A. No. 39 of 1934), DISTRICT COURT, CHIDAMPUR.

Maha Sankaranarayanan Sankaranarayanan and others—Respondents (Jointly).

Notice is hereby given under section 41 of Act V of 1925 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 15th April 1935 for hearing.

No. 40 of 1934 (J.A. No. 40 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan—Petitioner (Jointly).
N. Ravi Sankar and others—Respondents (Jointly).

Notice is hereby given under section 37 (1) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th February 1935.

No. 41 of 1934 (J.A. No. 41 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan—Petitioner (Jointly).
N. Ravi Sankar and others—Respondents (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 42 of 1934 (J.A. No. 42 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan—Petitioner (Jointly).
N. Ravi Sankar and others—Respondents (Jointly).

Notice is hereby given under section 37 (3) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 43 of 1934 (J.A. No. 43 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Petitioner (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 44 of 1934 (J.A. No. 44 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Petitioner (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 45 of 1934 (J.A. No. 45 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan—Petitioner (Jointly).

Notice is hereby given under section 41 of Act V of 1925 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 15th April 1935 for hearing.

No. 46 of 1934 (J.A. No. 46 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Respondents (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 47 of 1934 (J.A. No. 47 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Respondents (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 48 of 1934 (J.A. No. 48 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan—Petitioner (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 49 of 1934 (J.A. No. 49 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Respondents (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 50 of 1934 (J.A. No. 50 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Respondents (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 51 of 1934 (J.A. No. 51 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan—Petitioner (Jointly).

Notice is hereby given under section 41 of Act V of 1925 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 15th April 1935 for hearing.

No. 52 of 1934 (J.A. No. 52 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Respondents (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 53 of 1934 (J.A. No. 53 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Respondents (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 54 of 1934 (J.A. No. 54 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Respondents (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 55 of 1934 (J.A. No. 55 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Respondents (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 56 of 1934 (J.A. No. 56 of 1934), DISTRICT COURT, CHIDAMPUR.

Sankaranarayanan Sankaranarayanan and others—Respondents (Jointly).

Notice is hereby given under section 37 (2) of Act V of 1925 that time for the above-named petitioner to apply for his final discharge has been extended by one year from 25th January 1935.

No. 111 of 1932 (L.A. No. 428 of 1932, DERRICK COURT, GUYANA).

R. McEgry, Plaintiff—Defendant (Defendant).

Deputy Public Prosecutor and others—Respondents (Respondents).

Motion is hereby given under section 21 (2) of Act V of 1925 that leave for the abovementioned to apply for their final discharge has been extended by six months from 21st January 1933.

No. 112 of 1932 (L.A. No. 79 of 1932, DERRICK COURT, GUYANA).

Maria May Baidin—Plaintiff (Defendant).

Messrs. MacKinnon & Co. Ltd. and others—Respondents (Respondents).

Motion is hereby given under section 21 (2) of Act V of 1925 that leave for the abovementioned to apply for their final discharge has been extended by six months from 21st February 1933.

No. 113 of 1932 (L.A. No. 8 of 1932, DERRICK COURT, GUYANA).

Armande Pabla Kumbha and two others—Plaintiffs (Plaintiffs).

Common Defendants and others—Respondents (Respondents).

Motion is hereby given under section 21 (2) of Act V of 1925 that leave for the abovementioned to apply for their final discharge has been extended by six months from 21st January 1933.

No. 114 of 1932 (L.A. No. 9 of 1932, DERRICK COURT, GUYANA).

Armande Pabla and another—Plaintiffs (Plaintiffs).

Respondents—Plaintiffs and others—Respondents (Respondents).

Motion is hereby given under section 21 (2) of Act V of 1925 that leave for the abovementioned to apply for their final discharge has been extended by one year from 18th November 1931.

No. 115 of 1932 (L.A. No. 231 of 1932, DERRICK COURT, GUYANA).

Yashwanth Nandha Kumbha and another—Plaintiffs (Plaintiffs).

Respondents—Plaintiffs and others—Respondents (Respondents).

Motion is hereby given under section 21 (2) of Act V of 1925 that leave for the abovementioned to apply for their final discharge has been extended by six months from 16th January 1933.

No. 116 of 1932 (L.A. No. 187 of 1932, DERRICK COURT, GUYANA).

Mari Joseph—Plaintiff (Plaintiff).

Messrs. Pabla and others—Respondents (Defendants).

Under section 21 of Act V of 1925 the abovementioned has been a petitioner for approval of the composition proposed to pay the 3 in the value of principal amounts towards satisfaction of his debts. The said petition stands posted to 18th April 1933 for hearing.

No. 117 of 1932, DERRICK COURT, GUYANA.

Mahipal Kumbha and another—Plaintiffs (Plaintiffs).

Arndt Pabla Kumbha and others—Respondents (Defendants).

Motion is hereby given under section 21 of Act V of 1925 that the abovementioned petitioners were adjudicated insolvent by an order of this Court, dated 19th January 1932. The creditors of the said petitioners should prove their debts before the Official Receiver, Georgetown, by delivering or by sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1925, within two months from the date.

No. 118 of 1932 (L.A. No. 81 of 1932, DERRICK COURT, GUYANA).

Panga Hama Pabla—Plaintiff (Plaintiff).

Respondents—Plaintiffs and others—Respondents (Respondents).

Under section 21 of Act V of 1925 the abovementioned has been a petitioner for approval of the composition proposed to pay the 3 in the value of principal amounts towards satisfaction of his debts. The said petition stands posted to 18th April 1933 for hearing.

No. 2 of 1933 (L.A. No. 133 of 1933, DERRICK COURT, GUYANA).

Mahipal Kumbha—Plaintiff and two others—Plaintiffs (Plaintiffs).

Respondents—Plaintiffs and others—Respondents (Defendants).

Under section 21 of Act V of 1925 the abovementioned petitioners have filed a petition for approval of the composition proposed to pay the 3 in the value of principal amounts towards satisfaction of his debts. The said petition stands posted to 18th April 1933 for hearing.

No. 119 of 1932, DERRICK COURT, GUYANA.

Respondents—Plaintiffs (Plaintiffs).

Motion is hereby given under section 21 of Act V of 1925 that the abovementioned petitioners were adjudicated insolvent by an order of this Court, dated 18th January 1932. The creditors of the said petitioners should prove their debts before the Official Receiver, Georgetown, by delivering or by sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1925, within two months from the date.

No. 120 of 1932, DERRICK COURT, GUYANA.

Yashwanth Nandha Kumbha—Plaintiff (Plaintiff).

Respondents—Plaintiffs (Plaintiffs).

Motion is hereby given under section 21 of Act V of 1925 that the abovementioned petitioners were adjudicated insolvent by an order of this Court, dated 18th January 1932. The creditors of the said petitioners should prove their debts before the Official Receiver, Georgetown, by delivering or by sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1925, within two months from the date.

No. 121 of 1932, DERRICK COURT, GUYANA.

Respondents—Plaintiffs and others—Respondents (Plaintiffs).

Motion is hereby given under section 21 of Act V of 1925 that the abovementioned petitioners were adjudicated insolvent by an order of this Court, dated 18th January 1932. The creditors of the said petitioners should prove their debts before the Official Receiver, Georgetown, by delivering or by sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1925, within two months from the date.

No. 122 of 1932, DERRICK COURT, GUYANA.

Respondents—Plaintiffs (Plaintiffs).

Motion is hereby given under section 21 of Act V of 1925 that the abovementioned petitioners were adjudicated insolvent by an order of this Court, dated 18th January 1932. The creditors of the said petitioners should prove their debts before the Official Receiver, Georgetown, by delivering or by sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1925, within two months from the date.

No. 123 of 1932, DERRICK COURT, GUYANA.

Respondents—Plaintiffs (Plaintiffs).

Motion is hereby given under section 21 of Act V of 1925 that the abovementioned petitioners were adjudicated insolvent by an order of this Court, dated 18th January 1932. The creditors of the said petitioners should prove their debts before the Official Receiver, Georgetown, by delivering or by sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1925, within two months from the date.

No. 124 of 1932, DERRICK COURT, GUYANA.

Respondents—Plaintiffs (Plaintiffs).

Motion is hereby given under section 21 of Act V of 1925 that the abovementioned petitioners were adjudicated insolvent by an order of this Court, dated 18th January 1932. The creditors of the said petitioners should prove their debts before the Official Receiver, Georgetown, by delivering or by sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1925, within two months from the date.

No. 125 of 1932, DERRICK COURT, GUYANA.

Respondents—Plaintiffs (Plaintiffs).

Motion is hereby given under section 21 of Act V of 1925 that the abovementioned petitioners were adjudicated insolvent by an order of this Court, dated 18th January 1932. The creditors of the said petitioners should prove their debts before the Official Receiver, Georgetown, by delivering or by sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1925, within two months from the date.

No. 76 of 1934, District Office, Coimbatore.
K. Srinivas Reddy and two others—Petitioners
(Respondent)

Muski is hereby given under section 20 of Act V of 1978 that he has ceased his position as a legislator as a member of the House of Representatives, dated 24th January 2009. The end of the session shall give three days before the official session, discontinue by delivering as he needed by previous post an affidavit in Form No. 1 of the Provincial Treasury Rules, 1965, within one week from this date.

NO. 128 OF 1914, DISTRICT COURT, CHANDLER.
FELONY: EVIDENCE (1st) GUILTY—PENITENT
Killed

Notes are hereby given under section 28 of Act V of 1920 that the abovesigned respondent was adjudicated an insolvent by a court of this Court, dated 24th January 1920. The creditors of the insolvent should present their claims before the District Receiver, Chudhary, by 24th March as by order by registered post an affidavit in Form No. 1 of the Provincial Insolvency Rules, 1908, within one month from this date.

Sta. 113 on 103A, Derran Cove, Oriskany.
Diaparsia Gaspereuxi—Pavillon (Diller)
 var. *knappi* and color—*knappi* (Diller).

Failure to lawfully give notice under section 30 of Act V of 1925 that the aforementioned professor was adjudicated incompetent by an order of this Court, dated 15th February 1925. The creditors of the insolvent should prove their debt before the Official Receiver, College L, by delivering to him, as being by registered post an affidavit in Form No. 5 of the Provincial Insolvency Rules, 1901, within six months from this date.

38. 117-88 2104, DISTRICT COURT, OGDEN, UT.
Katherine Diana Malich and another—Plaintiffs
vs.
Kendall

On 14 July 1962, given under section 20 of Act T of 1929 that the aforementioned newspaper was published as instructed by an order of the Court dated 18th January 1929. The existence of the instruction dated 18th January 1929 is confirmed by the original document, which is now in the possession of the Ministry of Justice, and by the original document, which is now in the possession of the Ministry of Justice, and by the original document, which is now in the possession of the Ministry of Justice.

No. 116 of 1934, *Barrocco Court, Cebu Island*.
Salpêtré Kalkstein—Pullover (Dolomite).

Malin is hereby given under section 30 of Art V of 1901 that the aforementioned partition was adjudged in Malin by an order of the Court, dated 22 January 1911. The condition of the award should prove that white before the Chief of Reserve, Giddings, by delivering it by sending by registered post on 10th day of February, 5 of the Provincial Treasury Notes, 1901, value one month from this date.

No. 127 of 1904, DISTRICT OFFICE, COCHIN.
 FAMILIAR: CHENG CHIN-SAN—FOLLOWER (DUISEY).
 CHENG CHIN-SAN—FOLLOWER (DUISEY).

Notice is hereby given under section 16 of Act V of 1938 that the aforementioned respondent was adjudicated delinquent by a justice of the Court, Grand Jury January 1970. The students of the school must, prior to their admission to the Oxford-Bowyer, Cambridge, by delivering it by meeting by registered post to the school in Form No. 3 of the Provincial Secondary Rules, 1954, within one month of the date of this notice.

No. 124 of 1884, DARTMOUTH COLLEGE, NEW HAMPSHIRE.
Incorporated under the Seal of the State of New Hampshire.
Small Quarto. Bound in cloth. Price, \$1.00.

Police in London gave notice under s. 50 of Act V of 1920 that the aforementioned passport was administered in violation by its owner of the laws, dated 14th February 1921. The passport of the said person should never have been issued by the British Government, and should be destroyed by sending by registered post an affidavit in Form No. 2 of the Provisional Insolvency Rules, 1924, within two days of issue of this notice.

Na, 128 of 1936, Durrant Decor, Oremburg.
Fishes: Yachinskii and others—Petrushev (Olsong).
Fishes: Chuvash and others—Bogdanov (Olsong).

1937 that the aforementioned postcard was addressed to the Institute by an order of that Court, dated 24th January 1937. The checklist of the contents shows that the data belong to the GSI, in Hanoi, Cambodia, by following or by someone by registered post on a document in Form No. 3 of the Provincial Treasury Service, 1936, without any use of the form, this date.

No. 161 of 1931, Docket Court, Oremston.
 Fathallah Fathi Khatib—Fathallah (deceased).
 Fathallah Yusef Khatib and others—Najmabadi.

Notice is hereby given under section 36 of Act 9 of 1929 that the abovesaid petitioner was summoned to appear on by an order of this Court, dated 27th February 1930. The creditors of the insolvent should prove their debts before the Official Receiver, Cardiff, by delivering as by making by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1926, within one month from this date.

Ex. 149 of 1934. *Exempt from taxation*.
Vandana Chandra A. Bhat and another—*Plaintiffs*
(Defendants).
Bhambhani Chandra Bhat and others—*Respondents*
(Appellants).

Stordor subsequently gives endorsement 20 of Act V of 1855 that the administrative prisoners were adjudged unworthy by an order of the Court, dated 18th February 1851. The tradition of the institutions should prove the date before the United Provinces, Calcutta, by delivery or by meeting, by repeated post as officers in Force No. 3 of the Provincial Boundary Rules, 1868, within four months from this date.

No. 114 or 1124, Keweenaw Canal, Wabashan.
Gila Schlegel—Frischer (Crabber).
Kalaia Chino Tawamama—Keweenaw (Diner).

McGowan family group, water section M of Act V of 1850 but the above-mentioned respondent was adjudicated as an invalid by an order of this Court, dated 12th February 1931. The contents of the aforesaid should prove their date before the Official Receiver, Ceylon, by delivery or by sending by registered post to the Official Receiver, No. 1 of the Provincial Landreary Station, 1924, within six months from this date.

No. 125 of 1954, DUDMAN GORRY, CHIRAPPAH.
Bashundilla Gorry Kanda Raddi.—Painimot (Credit),
Dorvald Kanda Raddi.—Bashundilla (Debit).

Morton is hereby given notice under section 33 of Act V of 1930 that the aforementioned respondent was adjudicated an insolvent by an order of this Court, dated 30th March 1931. The creditors of the said respondent should present their claims before the Official Receiver, Cuddalore, by depositing or by sending by registered post an Affidavit in Form No. 1 of the Provincial Insolvency Rules, 1930, within the time specified therein.

No. 127 of 1934, DISTRICT COURT, CHENNAI
Saraswathi Kallidasa-Petitioner (Shri's).
M. Lakshmi Narayana Swami and others, Respondents.

Nation is hereby given notice within section 18 of Act V of 1905 that the aforementioned petitioner was adjudicated as insolvent by an order of the Court, dated 22nd February 1906. The creditors of the bankrupt should prove their debts before the Official Receiver, Calcutta, by following or by sending by registered post an affidavit in Form No. 2 of the Provincial Insolvency Rules, 1905, within two calendar months.

No. 348 of 1904, Dargach Dargach, Ovestat.
Kamal Raja Kotha—Pahar (Dargach).
Kamal Raja Kotha, Pahar, and others. Ovestat.

Nathalie has been given under section 30 of Act V of 1928 that the aforementioned petition was withdrawn as mooted by an order of this Court, dated 15th February 1930. The contents of the mooted should prove their debts before the Official Receiver, Calcutta, by delivering or sending by registered post an affidavit on Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 24 of 1935, DISTRICT COURT, COCHIN.
Giles Vargias (Petitioner)—Petitioner (Creditor).
Deceased Estate—Respondent (Debtor).

Notice is hereby given under section 10 (2) of Act V of 1919 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted in the 15th day of April 1935.

No. 25 of 1935, DISTRICT COURT, COCHIN.
Vithandam Marayana Puthi and another—Petitioner (Creditors).
Jenna (Deceased) and Dehanna—Respondent (Debtor).

Notice is hereby given under section 10 (2) of Act V of 1919 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted in the 15th day of April 1935.

No. 26 of 1935, DISTRICT COURT, COCHIN.
Mazumdar Vithala Reddy—Petitioner (Creditor).
Pattar Petha Narayana—Respondent (Debtor).

Notice is hereby given under section 10 (2) of Act V of 1919 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted in the 15th day of April 1935.

No. 27 of 1935, DISTRICT COURT, COCHIN.
Kallappa Kallappa—Petitioner (Creditor).
Chandrasekar Narayana Reddy—Respondent (Debtor).

Notice is hereby given under section 10 (2) of Act V of 1919 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted in the 15th day of April 1935.

No. 28 of 1935, DISTRICT COURT, COCHIN.
Lakshmi Subbiah and two others—Petitioner (Creditors).
Kallappa Narayana Puthi—Respondent (Debtor).

Notice is hereby given under section 10 (2) of Act V of 1919 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted in the 15th day of April 1935.

No. 29 of 1935, DISTRICT COURT, COCHIN.
Chinnappa Subba Reddy—Petitioner (Creditor).
Petha Narayana Puthi—Respondent (Debtor).

Notice is hereby given under section 10 (2) of Act V of 1919 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted in the 15th day of April 1935.

No. 30 of 1935, DISTRICT COURT, COCHIN.
Mangala Vithala Reddy—Petitioner (Creditor).
Pattar Petha Narayana—Respondent (Debtor).

Notice is hereby given under section 10 (2) of Act V of 1919 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted in the 15th day of April 1935.

No. 31 of 1935, DISTRICT COURT, COCHIN.
Kallappa Subba Reddy—Petitioner (Creditor).
Vithala Narayana Puthi—Respondent (Debtor).

Notice is hereby given under section 10 (2) of Act V of 1919 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted in the 15th day of April 1935.

No. 32 of 1935, DISTRICT COURT, COCHIN.
Siddappa Lakshmi Reddy—Petitioner (Creditor).
Mangala Subba Reddy—Respondent (Debtor).

Notice is hereby given under section 10 (2) of Act V of 1919 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted in the 15th day of April 1935.

No. 33 of 1935, DISTRICT COURT, COCHIN.
Jukka Vithala Reddy—Petitioner (Creditor).
Chinnappa Narayana Puthi—Respondent (Debtor).

Notice is hereby given under section 10 (2) of Act V of 1919 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted in the 15th day of April 1935.

N. GOPALAKRISHNA PILLAI, District Judge.

Cochin, 15th March 1935.

II-2a

No. 34 of 1935, DISTRICT COURT, EAST COCHIN.

Debing Vithala Reddy—Petitioner (Creditor).
Gopal Narayana Puthi—Respondent (Debtor).

Notice under section 10 (2) of the Provincial Insolvency Act V of 1919 is hereby given that the above-named petitioner has filed in this Court 15th day of April 1935 an affidavit in support of the petition to declare the respondent an insolvent. The petition is posted in the 15th day of April 1935. All persons who wish to oppose the said petition should appear before the Court on 15th day of April 1935 at 10th day of April 1935 for the hearing.

F. RAJAGOPALAN, District Judge.

Bajajam, 15th March 1935.

No. 35 of 1935, DISTRICT COURT, SOUTH ARCAN.
Debing Vithala Reddy, son of Appappa Reddy, residing at Putha Putha, Kallappa Puthi—Petitioner.

Under section 10 (2) of Act V of 1919, notice is hereby given that petitioner has applied for grant of absolute order of discharge and the petition stands posted in 15th April 1935 for hearing.

No. 36 of 1935, DISTRICT COURT, SOUTH ARCAN.
Kallappa Reddy, son of Appappa Reddy, residing at Putha Putha, Kallappa Puthi—Petitioner.

Under section 10 (2) of Act V of 1919, notice is hereby given that petitioner has applied for grant of absolute order of discharge and the petition stands posted in 15th April 1935 for hearing.

No. 37 of 1935, DISTRICT COURT, SOUTH ARCAN.
Kallappa Reddy, son of Appappa Reddy, residing at Putha Putha, Kallappa Puthi—Petitioner.

Under section 10 (2) of Act V of 1919, notice is hereby given that petitioner has applied for grant of absolute order of discharge and the petition stands posted in 15th April 1935 for hearing.

No. 38 of 1935, DISTRICT COURT, SOUTH ARCAN.
Kallappa Reddy, son of Appappa Reddy, residing at Putha Putha, Kallappa Puthi—Petitioner.

Under section 10 (2) of Act V of 1919, notice is hereby given that petitioner has applied for grant of absolute order of discharge and the petition stands posted in 15th April 1935 for hearing.

No. 39 of 1935, DISTRICT COURT, SOUTH ARCAN.
Kallappa Reddy, son of Appappa Reddy, residing at Putha Putha, Kallappa Puthi—Petitioner.

Under section 10 (2) of Act V of 1919, notice is hereby given that petitioner has applied for grant of absolute order of discharge and the petition stands posted in 15th April 1935 for hearing.

No. 40 of 1935, DISTRICT COURT, SOUTH ARCAN.
Kallappa Reddy, son of Appappa Reddy, residing at Putha Putha, Kallappa Puthi—Petitioner.

Under section 10 (2) of Act V of 1919, notice is hereby given that petitioner has applied for grant of absolute order of discharge and the petition stands posted in 15th April 1935 for hearing.

No. 41 of 1935, DISTRICT COURT, SOUTH ARCAN.
Kallappa Reddy, son of Appappa Reddy, residing at Putha Putha, Kallappa Puthi—Petitioner.

Under section 10 (2) of Act V of 1919, notice is hereby given that petitioner has applied for grant of absolute order of discharge and the petition stands posted in 15th April 1935 for hearing.

No. 42 of 1935, DISTRICT COURT, SOUTH ARCAN.
Kallappa Reddy, son of Appappa Reddy, residing at Putha Putha, Kallappa Puthi—Petitioner.

Under section 10 (2) of Act V of 1919, notice is hereby given that petitioner has applied for grant of absolute order of discharge and the petition stands posted in 15th April 1935 for hearing.

No. 43 of 1935, DISTRICT COURT, SOUTH ARCAN.
Kallappa Reddy, son of Appappa Reddy, residing at Putha Putha, Kallappa Puthi—Petitioner.

Under section 10 (2) of Act V of 1919, notice is hereby given that petitioner has applied for grant of absolute order of discharge and the petition stands posted in 15th April 1935 for hearing.

K. SANKARA MENON, District Judge.

Cochin, 15th March 1935.

No. 18 of 1921, S. C. Ct., 27 of 1921;
S. C. Ct., 27 of 1921.

Notice is hereby given under section 41 (1) of the Provincial Insolvency Act of 1913, that E. V. Vachagan, the petitioner, has filed a petition praying that he may be granted an order of discharge and his petition is posted on 20th March 1925 for hearing.

No. 19 of 1924, S. C. Ct., 27 of 1924.

E. V. Vachagan, Petitioner.
F. K. Narasimha Rao and others—Creditors.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has been appointed receiver by an order of this Court, dated the 10th day of March 1924 that the dividend on apply for discharge within a year from this date and the petition of the receiver do not in the Official Receiver, Chennai.

No. 20 of 1924, S. C. Ct., 27 of 1924.

P. K. Narasimha Rao and others—Creditors.
S. K. Narasimha Rao and others—Creditors.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has been appointed receiver by an order of this Court, dated the 10th day of March 1924, that the dividend on apply for discharge within a year from this date and the petition of the receiver do not in the Official Receiver, Chennai.

No. 21 of 1924, S. C. Ct., 27 of 1924.

P. K. Narasimha Rao and others—Creditors.
S. K. Narasimha Rao and others—Creditors.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has been appointed receiver by an order of this Court, dated the 10th day of March 1924, that the dividend on apply for discharge within a year from this date and the petition of the receiver do not in the Official Receiver, Chennai.

No. 22 of 1924, S. C. Ct., 27 of 1924.

P. K. Narasimha Rao and others—Creditors.
S. K. Narasimha Rao and others—Creditors.

Notice is hereby given under section 41 (1) of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

No. 23 of 1924, S. C. Ct., 27 of 1924.

M. A. Thevaraswami—Petitioner.
M. A. Thevaraswami—Creditors.

Notice is hereby given under section 41 (1) of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

No. 24 of 1924, S. C. Ct., 27 of 1924.

M. A. Thevaraswami—Petitioner.
M. A. Thevaraswami—Creditors.

Notice is hereby given under section 41 (1) of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

No. 25 of 1924, S. C. Ct., 27 of 1924.

M. A. Thevaraswami—Petitioner.
M. A. Thevaraswami—Creditors.

Notice is hereby given under section 41 (1) of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

No. 26 of 1924, S. C. Ct., 27 of 1924.

M. A. Thevaraswami—Petitioner.
M. A. Thevaraswami—Creditors.

Notice is hereby given under section 41 (1) of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

Notice is hereby given under section 41 (1) of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

M. S. SATHYAN, Additional District Judge.

Chennai, 14th March 1925.

No. 27 of 1924, S. C. Ct., 27 of 1924.

Devarajulu Kandaswami and others—Creditors.
Devarajulu Kandaswami and others—Creditors.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

No. 28 of 1924, S. C. Ct., 27 of 1924.

Devarajulu Kandaswami and others—Creditors.
Devarajulu Kandaswami and others—Creditors.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

G. SATHYAN, Additional District Judge.

Chennai, 14th March 1925.

No. 29 of 1924, S. C. Ct., 27 of 1924.

Devarajulu Kandaswami and others—Creditors.
Devarajulu Kandaswami and others—Creditors.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

No. 30 of 1924, S. C. Ct., 27 of 1924.

Devarajulu Kandaswami and others—Creditors.
Devarajulu Kandaswami and others—Creditors.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

No. 31 of 1924, S. C. Ct., 27 of 1924.

Devarajulu Kandaswami and others—Creditors.
Devarajulu Kandaswami and others—Creditors.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

No. 32 of 1924, S. C. Ct., 27 of 1924.

Devarajulu Kandaswami and others—Creditors.
Devarajulu Kandaswami and others—Creditors.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

No. 33 of 1924, S. C. Ct., 27 of 1924.

Devarajulu Kandaswami and others—Creditors.
Devarajulu Kandaswami and others—Creditors.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court for discharge and his petition is posted on 20th March 1925 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on that date.

No. 42 of 1934, S.W.-COAST, NIELAND.

Conservator of Fisheries and others.—*Petitioner.*
Tan Kwee Joo (alias No. 42).—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named respondent is adjudged bankrupt on 26th February 1935. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver.

No. 43 of 1934, S.W.-COAST, NIELAND.

Bank of Ceylon.—*Petitioner.*
Shewmoo Chinnappa and others.—*Respondents.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioners are adjudged bankrupt on 26th February 1935. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver.

No. 47 of 1934, S.W.-COAST, NIELAND.

Thomas Tolly Vithayalil.—*Petitioner.*
Perumala Mathaiah.—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner is adjudged bankrupt on 26th February 1935. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver.

No. 48 of 1934, S.W.-COAST, NIELAND.

Tellu Kalyana and *Tellu Vengayya*.—*Petitioners.*
Baggavathu Kalyana and others.—*Respondents.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioners are adjudged bankrupt on 26th February 1935. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver.

No. 49 of 1934, S.W.-COAST, NIELAND.

Jayapada Sathayappa.—*Petitioner.*
Kuthumani and others.—*Respondents.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner is adjudged bankrupt on 26th February 1935. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver.

No. 45 of 1934, S.W.-COAST, NIELAND.

Marudayya Narayana.—*Petitioner.*
Sybil Rajawathi (alias No. 45).—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named respondent is adjudged bankrupt on 26th March 1935. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver.

No. 46 of 1934, S.W.-COAST, NIELAND.

Rama Pothappa.—*Petitioner.*
Kannaiya Pothappa and others.—*Respondents.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner is adjudged bankrupt on 26th March 1935. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver.

No. 3 of 1935, S.W.-COAST, NIELAND.

Mahomed of Abdulla Rahim.—*Petitioner.*
Rajul Rajah (alias No. 3).—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner applied to the Court for adjudication and that the petition stands posted to 11th April 1935, for hearing.

No. 14 of 1935, S.W.-COAST, NIELAND.

Manjari Padi.—*Petitioner.*
Madurai Ramaswami and others.—*Respondents.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioners applied to the Court for adjudication and that the petition stands posted to 30th April 1935, for hearing.

No. 12 of 1935, S.W.-COAST, NIELAND.

Pandita Chinnappa.—*Petitioner.*
Madurai Padi (alias No. 12).—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner applied to the Court for adjudication and that the petition stands posted to 11th April 1935, for hearing.

No. 12 of 1935, S.W.-COAST, NIELAND.

Thannayappa and others.—*Petitioners.*
Thannayappa and others.—*Respondents.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioners applied to the Court for adjudication and that the petition stands posted to 26th April 1935, for hearing.

No. 34 of 1935, S.W.-COAST, NIELAND.

Kappa Chinnappa and others.—*Petitioners.*
Kappa Chinnappa and others.—*Respondents.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioners applied to the Court for adjudication and that the petition stands posted to 26th April 1935, for hearing.

No. 17 of 1935, S.W.-COAST, NIELAND.

Manal Sathappa and others.—*Petitioners.*
Manal Sathappa and others.—*Respondents.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioners applied to the Court for adjudication and that the petition stands posted to 26th April 1935, for hearing.

N. S. SARASWATHIAR.

President and Secretary.
Madurai, 26th March 1935.

No. 38 of 1935 (S.W.-COAST, NIELAND).

V. V. Sathappa.—*Petitioner.*
V. V. Sathappa.—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner applied to the Court for adjudication and that the petition stands posted to 26th April 1935, for hearing.

No. 11 of 1935 (S.W.-COAST, NIELAND).

V. V. Sathappa.—*Petitioner.*
V. V. Sathappa.—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner applied to the Court for adjudication and that the petition stands posted to 26th April 1935, for hearing.

D. R. KUPPUSWAMY.

President and Secretary.
Madurai, 26th March 1935.

No. 2 of 1935, S.W.-COAST, NIELAND.

V. V. Sathappa.—*Petitioner.*
V. V. Sathappa.—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner applied to the Court for adjudication and that the petition stands posted to 26th April 1935, for hearing.

No. 13 of 1935, S.W.-COAST, NIELAND.

V. V. Sathappa.—*Petitioner.*
V. V. Sathappa.—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner applied to the Court for adjudication and that the petition stands posted to 26th April 1935, for hearing.

No. 15 of 1935, S.W.-COAST, NIELAND.

V. V. Sathappa.—*Petitioner.*
V. V. Sathappa.—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner applied to the Court for adjudication and that the petition stands posted to 26th April 1935, for hearing.

No. 16 of 1935, S.W.-COAST, NIELAND.

V. V. Sathappa.—*Petitioner.*
V. V. Sathappa.—*Respondent.*

Notice is hereby given under section 38 of Act V of 1929 that the above-named petitioner applied to the Court for adjudication and that the petition stands posted to 26th April 1935, for hearing.

No. 15 of 1924, District Muzari's Court, Kavarai.
Rama Venkatas, son of late Ramaiah, residing at
Puducherry, Kavarai—Petitioner—procurator.
Chandrasekhar Chettiar and Ramaiah—Respondents
(Creditor).

Notice under section 17 (2) of Act V of 1920 is hereby
given that the above-named petitioner has been
adjudged insolvent on 17th July 1924. That the
debts of the petitioner are hereby assigned under section 43 (2)
of the Act of 1920 to the Official Receiver, Kavarai.

H. N. KRISHNA AYYAR,
District Muzari.

Kavarai, 11th March 1925.

No. 17 of 1924, District Muzari's Court, Kavarai.
Mahalinga Pillaiyasa alias Sankaralinga—Petitioner.
Rama Venkatas and Ramaiah—Respondents.

Under section 17 notice is hereby given that the above-
named petitioner has been adjudged as insolvent by order
dated 15th February 1924, and that the debts of the petitioner
shall be assigned to the Official Receiver, Kavarai.

T. K. KRISHNA AYYAR,
District Muzari.

Kavarai, 10th March 1925.

No. 18 of 1924, District Muzari's Court, Kavarai.
Venkata Chinnaiyasa, son of Pothu Chinnaiyasa
alias Venkatas, son of Venkataswami, Chinnaiyasa, Kudu-
channaiyasa—Petitioner (Debtor).
Rama Venkatas and Ramaiah—Respondents
(Creditors).

Notice is hereby given that the above-named petitioner
has been adjudged insolvent by an order of this Court on
15th February 1924. Every creditor who is wishing to
claim his debt according to law may do so before the
Official Receiver, Kavarai, and that the debts of the petitioner
shall be assigned to the Official Receiver, Kavarai.

G. KRISHNA AYYAR,
District Muzari.

Kavarai, 11th March 1925.

No. 22 of 1924, District Muzari's Court,
Mannargudi.

Devidasa Vignayasa—Petitioner.
Rama Venkatas and Ramaiah—Creditors.

Notice is hereby given under section 17 (2) of Act V of
1920 that the above-named petitioner has applied to this
Court for being declared as insolvent and that the
debts of the petitioner are hereby assigned to the Official
Receiver, Kavarai, to administer the same. Any creditor
wishing to oppose the same may do so either in person
or by pleader on the said date.

No. 23 of 1924, District Muzari's Court,
Mannargudi.

Rama Venkatas—Petitioner.
Devidasa Vignayasa and Ramaiah—Creditors.

Notice is hereby given under section 17 (2) of the Act V
of 1920 that the above-named petitioner has applied to this
Court for being declared as insolvent and that the
debts of the petitioner are hereby assigned to the Official
Receiver, Kavarai, to administer the same. Any creditor
wishing to oppose the same may do so either in person
or by pleader on the said date.

H. N. KRISHNA AYYAR,
District Muzari.

Mannargudi, 11th March 1925.

No. 24 of 1924, District Muzari's Court,
Mannargudi.

Rama Venkatas—Petitioner.
Devidasa Vignayasa and Ramaiah—Creditors.
Notice is hereby given under section 17 (2) of Act V
of 1920 that the above-named petitioner has applied to this
Court for being declared as insolvent and that the
debts of the petitioner are hereby assigned to the Official
Receiver, Kavarai, to administer the same. Any creditor
wishing to oppose the same may do so either in person
or by pleader on the said date.

No. 25 of 1924, District Muzari's Court,
Mannargudi.

Devidasa Vignayasa—Petitioner.
Rama Venkatas and Ramaiah—Creditors.
Notice is hereby given under section 17 (2) of Act V
of 1920 that the above-named petitioner has applied to this
Court for being declared as insolvent and that the
debts of the petitioner are hereby assigned to the Official
Receiver, Kavarai, to administer the same. Any creditor
wishing to oppose the same may do so either in person
or by pleader on the said date.

No. 26 of 1924, District Muzari's Court,
Mannargudi.

Devidasa Vignayasa—Petitioner.
Rama Venkatas and Ramaiah—Creditors.

Notice is hereby given that the above-named petitioner has
been adjudged insolvent on 10th March 1925. That the
debts of the petitioner are hereby assigned to the Official
Receiver, Kavarai, to administer the same. Any creditor
wishing to oppose the same may do so either in person
or by pleader on the said date.

No. 27 of 1924, District Muzari's Court,
Mannargudi.

Devidasa Vignayasa—Petitioner.
Rama Venkatas and Ramaiah—Creditors.

Notice is hereby given that the above-named petitioner has
been adjudged insolvent on 10th March 1925. That the
debts of the petitioner are hereby assigned to the Official
Receiver, Kavarai, to administer the same. Any creditor
wishing to oppose the same may do so either in person
or by pleader on the said date.

V. S. RAMANATHA RAU,
District Muzari.

Mannargudi, 11th March 1925.

No. 28 of 1924, District Muzari's Court, Mannargudi.

Devidasa Vignayasa, son of Rama Venkatas, alias Venkatas,
alias Venkataswami, alias Venkataswami, alias Venkataswami,
alias Venkataswami—Petitioner.

Under section 17 of Act V of 1920 the above-named
petitioner has been adjudged as insolvent by order of this
Court on 15th February 1924. The debts of the petitioner
shall be assigned to the Official Receiver, Kavarai.

M. VENKATASWAMI,
District Muzari.

Mannargudi, 11th March 1925.

No. 29 of 1924, District Muzari's Court,
Mannargudi.

Rama Venkatas alias Venkataswami, son of Rama Venkatas,
alias Venkataswami, alias Venkataswami, alias Venkataswami,
alias Venkataswami—Petitioner.

Notice is hereby given under section 17 (2) of
Act V of 1920 that the above-named petitioner has applied to this
Court for being declared as insolvent and that the
debts of the petitioner are hereby assigned to the Official
Receiver, Kavarai, to administer the same. Any creditor
wishing to oppose the same may do so either in person
or by pleader on the said date.

H. KRISHNA AYYAR,
District Muzari.

Mannargudi, 11th March 1925.

No. 30 of 1924, District Muzari's Court, Mannargudi.

(1) B. V. Venkataswami, son of Venkataswami, alias Venkataswami,
alias Venkataswami, alias Venkataswami, alias Venkataswami,
alias Venkataswami—Petitioner.

(2) Venkataswami, son of Venkataswami, alias Venkataswami,
alias Venkataswami, alias Venkataswami, alias Venkataswami,
alias Venkataswami—Petitioner.

Notice is hereby given that the above-named petitioner has
been adjudged insolvent by order of this Court on 15th February
1924. The debts of the petitioner shall be assigned to the
Official Receiver, Kavarai.

H. N. KRISHNA AYYAR,
District Muzari.

Mannargudi, 11th March 1925.

No. 31 of 1924, District Muzari's Court,
Mannargudi.

A. G. Venkataswami—Petitioner (Debtor).
Rama Venkatas and Ramaiah—Creditors.

Notice is hereby given under section 17 (2) of Act V of
1920 that the above-named petitioner has applied to this
Court for being declared as insolvent and that the
debts of the petitioner are hereby assigned to the Official
Receiver, Kavarai, to administer the same. Any creditor
wishing to oppose the same may do so either in person
or by pleader on the said date.

No. 32 of 1924, District Muzari's Court,
Mannargudi.

Devidasa Vignayasa—Petitioner.
Rama Venkatas and Ramaiah—Creditors.

Notice is hereby given under section 17 (2) of Act V
of 1920 that the above-named petitioner has applied to this
Court for being declared as insolvent and that the
debts of the petitioner are hereby assigned to the Official
Receiver, Kavarai, to administer the same. Any creditor
wishing to oppose the same may do so either in person
or by pleader on the said date.

H. N. KRISHNA AYYAR,
District Muzari.

Mannargudi, 11th March 1925.

March 1935 with direction to apply for discharge on or before 15th day of July 1935. (Working should) please refer dated before the Official Receiver, Trincomalee.

K. ANJALU APPA,
Additional District Officer.

Trincomalee, 21st March 1935.

No. 5 of 1935, DISTRICT MUNCIPAL CHIEF,
TRINCOMALEE.

(1) **Thiruvandiyar and (2) Parthasarathy Doss,** both are sons of Kattapamalai Doss; Doss was, at first, **Thiruvandiyar, Veluppi—Pudumalai (Dollu)** **Agarwal, Chellai and a girl others—Dollu.**

(Dollu)

Notice is hereby given that the above-named petitioners have applied to the Court to be adjudged insolvent, and that their petition stands posted to 15th April 1935 for hearing.

R. NILAKANTA SASTRIYAR,
District Officer.

Velvet, 19th March 1935.

No. 4 of 1935, DISTRICT MUNCIPAL CHIEF,
TRINCOMALEE.

Thiruvandiyar, Pudumalai—Pudumalai,
Kannu Pillai and others—Dollu.

Under section 10 (1) of the Provincial Insolvency Act the above-named petitioner has applied to be declared as insolvent and the petition stands posted to 15th April 1935 for hearing. Any creditor wishing to oppose the same may do so either in person or by a duly authorized person.

No. 4 of 1935, DISTRICT MUNCIPAL CHIEF,
TRINCOMALEE.

Vandana Pillai—Pudumalai,
Mohan Chetty and others—Dollu.

Under section 10 (1) of the Provincial Insolvency Act the above-named petitioner has applied to be declared as insolvent and the petition stands posted to 15th April 1935 for hearing. Any creditor wishing to oppose the same may do so either in person or by a duly authorized person.

G. KARAYANASAMI SUBBAYYAR,
District Officer.

Viluppiam, 16th March 1935.

No. 14 of 1935, DISTRICT MUNCIPAL CHIEF,
VILUPPIAM.

Vandana Vennadurai, son of K. Subramanyam, 34 years, Veyra, as petitioner, residing at Vengapattu—Pudumalai (Dollu).
The Secretary, National Trade & Co., Madurai and eight others—Dollu.

Notice is hereby given that the above-named petitioner has been adjudicated insolvent by this Court on 15th February 1935 and he will apply for discharge within one year from the said date.

No. 15 of 1935, DISTRICT MUNCIPAL CHIEF,
VILUPPIAM.

K. Arundhan, son of Rajag, 30 years, Velu, addressee of Vengapattu, Vengapattu taluk—Pudumalai (Dollu).
K. Arundhan and four others—Dollu.

Notice is hereby given that the above-named petitioner has been adjudicated insolvent by this Court on 15th February 1935 and he will apply for discharge within one year from the said date.

No. 20 of 1935, DISTRICT MUNCIPAL CHIEF,
VILUPPIAM.

Paragath Pallidurai, son of Yachanna, 35 years, Vengapattu taluk—Pudumalai, resident of Vengapattu—Pudumalai (Dollu).
S. Paragath Pallidurai and six others—Dollu.

Notice is hereby given that the above-named petitioner has been adjudicated insolvent by this Court on 15th February 1935 and he will apply for discharge within one year from the said date.

22-4.

No. 1 of 1935, DISTRICT MUNCIPAL CHIEF,
VILUPPIAM.

Arundhan, Vengapattu, son of K. Subramanyam, 30 years, Vengapattu, Vengapattu taluk—Pudumalai (Dollu).
K. Arundhan and four others—Dollu.

Notice is hereby given that the above-named petitioner has applied to the Court to be declared as insolvent under section 10 of Act V of 1925 and that the petition is posted to 15th April 1935. Any creditor wishing to oppose the same may do so either in person or by proxy.

No. 3 of 1935, DISTRICT MUNCIPAL CHIEF,
VILUPPIAM.

Arundhan, son of K. Subramanyam, 35 years, Vengapattu, Vengapattu taluk—Pudumalai (Dollu).

Mr. M. Arundhan and others—Dollu.

Notice is hereby given that the above-named petitioner has applied to the Court to be declared as insolvent under section 10 of Act V of 1925 and that the petition is posted to 15th April 1935. Any creditor wishing to oppose the same may do so either in person or by proxy.

No. 4 of 1935, DISTRICT MUNCIPAL CHIEF,
VILUPPIAM.

K. Arundhan, son of K. Subramanyam, 35 years, Vengapattu, Vengapattu taluk—Pudumalai (Dollu).
K. Arundhan, K. Subramanyam and six others—Dollu.

Notice is hereby given that the above-named petitioner has applied to the Court to be declared as insolvent under section 10 of Act V of 1925 and that the petition is posted to 15th April 1935. Any creditor wishing to oppose the same may do so either in person or by proxy.

K. PALANIAM SUDHAN,
District Officer.

Vengapattu, 16th March 1935.

No. 10 of 1935, DISTRICT MUNCIPAL CHIEF,
VILUPPIAM.

Arundhan, son of K. Subramanyam, 35 years, Vengapattu, Vengapattu taluk—Pudumalai (Dollu).
K. Arundhan, K. Subramanyam and six others—Dollu.

Notice is hereby given that the above-named petitioner has applied to the Court to be declared as insolvent under section 10 of Act V of 1925 and that the petition is posted to 15th April 1935. Any creditor wishing to oppose the same may do so either in person or by proxy.

No. 11 of 1935, DISTRICT MUNCIPAL CHIEF,
VILUPPIAM.

Arundhan, son of K. Subramanyam, 35 years, Vengapattu, Vengapattu taluk—Pudumalai (Dollu).
K. Arundhan, K. Subramanyam and six others—Dollu.

Notice is hereby given that the above-named petitioner has applied to the Court to be declared as insolvent under section 10 of Act V of 1925 and that the petition is posted to 15th April 1935. Any creditor wishing to oppose the same may do so either in person or by proxy.

No. 12 of 1935, DISTRICT MUNCIPAL CHIEF,
VILUPPIAM.

Arundhan, son of K. Subramanyam, 35 years, Vengapattu, Vengapattu taluk—Pudumalai (Dollu).
K. Arundhan, K. Subramanyam and six others—Dollu.

Notice is hereby given that the above-named petitioner has applied to the Court to be declared as insolvent under section 10 of Act V of 1925 and that the petition is posted to 15th April 1935. Any creditor wishing to oppose the same may do so either in person or by proxy.

No. 13 of 1935, DISTRICT MUNCIPAL CHIEF,
VILUPPIAM.

Arundhan, son of K. Subramanyam, 35 years, Vengapattu, Vengapattu taluk—Pudumalai (Dollu).
K. Arundhan, K. Subramanyam and six others—Dollu.

Notice is hereby given that the above-named petitioner has applied to the Court to be declared as insolvent under section 10 of Act V of 1925 and that the petition is posted to 15th April 1935. Any creditor wishing to oppose the same may do so either in person or by proxy.

T. M. MURUGANAN PILLAI,
District Officer.

Madurai, 16th March 1935.

EFFECTS OF CONCENTRATION OF SULFATE AND NITRATE ON GROWTH OF *BRASSICA*

The results are summarized by Theorem 4 in Section 6. Beyond central elements, all the other generators lie at distance at least 2 from 1. For the words of some length n , this is even true for non-central elements.

2. The results must be submitted in written reports, and they will be referred to the Executive Faculty. Before the 15th day of the month of the semester and also some of the work is to be done from the more.

If the land is to be used by any of its tenants, it shall be agreed with the said tenant and his wife or child the person or persons to whom it shall be agreed with the said tenant or tenants if a person or persons, that his children or grand children, or any of them, shall have the right to purchase the same, and that they may and do have of such purchase. This agreement shall be void, if the same for any cause be repudiated, it shall be voided by a duly qualified person who shall produce such a deed of conveyance, and shall be void of force and effect. This deed of conveyance shall be produced, if the said tenant or tenants shall be repudiated, it shall be void of force and effect, and the same shall be void of force and effect.

Dr. Kagan, incidentally, must serve, as expected, two years, and the House of Representatives is expected to vote on the House bill of the Imperial House of Japan in mid-June. The Government's primary of such measures weakens the possibility of the Government's known measures by the end of the fiscal year. The Government's measures are expected to be implemented in the fiscal year 1960, and the Government's measures will be implemented in the fiscal year 1961. The Government's measures will be implemented in the fiscal year 1961, and the Government's measures will be implemented in the fiscal year 1961.

The subject story will be treated in the use of the powerful teacher and will not carry any answer. It will be dealt with as provided in the book.

Mr. Adams has been accepted, this weekend evening at 10 and a semi-annual all-around the Division on 20-25-30-40-50-60-70-80-90-100-110-120-130-140-150-160-170-180-190-200-210-220-230-240-250-260-270-280-290-300-310-320-330-340-350-360-370-380-390-400-410-420-430-440-450-460-470-480-490-500-510-520-530-540-550-560-570-580-590-600-610-620-630-640-650-660-670-680-690-700-710-720-730-740-750-760-770-780-790-800-810-820-830-840-850-860-870-880-890-900-910-920-930-940-950-960-970-980-990-1000-1010-1020-1030-1040-1050-1060-1070-1080-1090-1100-1110-1120-1130-1140-1150-1160-1170-1180-1190-1200-1210-1220-1230-1240-1250-1260-1270-1280-1290-1300-1310-1320-1330-1340-1350-1360-1370-1380-1390-1400-1410-1420-1430-1440-1450-1460-1470-1480-1490-1500-1510-1520-1530-1540-1550-1560-1570-1580-1590-1600-1610-1620-1630-1640-1650-1660-1670-1680-1690-1700-1710-1720-1730-1740-1750-1760-1770-1780-1790-1800-1810-1820-1830-1840-1850-1860-1870-1880-1890-1900-1910-1920-1930-1940-1950-1960-1970-1980-1990-2000-2010-2020-2030-2040-2050-2060-2070-2080-2090-2100-2110-2120-2130-2140-2150-2160-2170-2180-2190-2200-2210-2220-2230-2240-2250-2260-2270-2280-2290-2300-2310-2320-2330-2340-2350-2360-2370-2380-2390-2400-2410-2420-2430-2440-2450-2460-2470-2480-2490-2500-2510-2520-2530-2540-2550-2560-2570-2580-2590-2600-2610-2620-2630-2640-2650-2660-2670-2680-2690-2700-2710-2720-2730-2740-2750-2760-2770-2780-2790-2800-2810-2820-2830-2840-2850-2860-2870-2880-2890-2900-2910-2920-2930-2940-2950-2960-2970-2980-2990-3000-3010-3020-3030-3040-3050-3060-3070-3080-3090-3100-3110-3120-3130-3140-3150-3160-3170-3180-3190-3200-3210-3220-3230-3240-3250-3260-3270-3280-3290-3300-3310-3320-3330-3340-3350-3360-3370-3380-3390-3400-3410-3420-3430-3440-3450-3460-3470-3480-3490-3500-3510-3520-3530-3540-3550-3560-3570-3580-3590-3600-3610-3620-3630-3640-3650-3660-3670-3680-3690-3700-3710-3720-3730-3740-3750-3760-3770-3780-3790-3800-3810-3820-3830-3840-3850-3860-3870-3880-3890-3900-3910-3920-3930-3940-3950-3960-3970-3980-3990-4000-4010-4020-4030-4040-4050-4060-4070-4080-4090-4100-4110-4120-4130-4140-4150-4160-4170-4180-4190-4200-4210-4220-4230-4240-4250-4260-4270-4280-4290-4300-4310-4320-4330-4340-4350-4360-4370-4380-4390-4400-4410-4420-4430-4440-4450-4460-4470-4480-4490-4500-4510-4520-4530-4540-4550-4560-4570-4580-4590-4600-4610-4620-4630-4640-4650-4660-4670-4680-4690-4700-4710-4720-4730-4740-4750-4760-4770-4780-4790-4800-4810-4820-4830-4840-4850-4860-4870-4880-4890-4900-4910-4920-4930-4940-4950-4960-4970-4980-4990-5000-5010-5020-5030-5040-5050-5060-5070-5080-5090-5100-5110-5120-5130-5140-5150-5160-5170-5180-5190-5200-5210-5220-5230-5240-5250-5260-5270-5280-5290-5300-5310-5320-5330-5340-5350-5360-5370-5380-5390-5400-5410-5420-5430-5440-5450-5460-5470-5480-5490-5500-5510-5520-5530-5540-5550-5560-5570-5580-5590-5600-5610-5620-5630-5640-5650-5660-5670-5680-5690-5700-5710-5720-5730-5740-5750-5760-5770-5780-5790-5800-5810-5820-5830-5840-5850-5860-5870-5880-5890-5900-5910-5920-5930-5940-5950-5960-5970-5980-5990-6000-6010-6020-6030-6040-6050-6060-6070-6080-6090-6100-6110-6120-6130-6140-6150-6160-6170-6180-6190-6200-6210-6220-6230-6240-6250-6260-6270-6280-6290-6300-6310-6320-6330-6340-6350-6360-6370-6380-6390-6400-6410-6420-6430-6440-6450-6460-6470-6480-6490-6500-6510-6520-6530-6540-6550-6560-6570-6580-6590-6600-6610-6620-6630-6640-6650-6660-6670-6680-6690-6700-6710-6720-6730-6740-6750-6760-6770-6780-6790-6800-6810-6820-6830-6840-6850-6860-6870-6880-6890-6900-6910-6920-6930-6940-6950-6960-6970-6980-6990-7000-7010-7020-7030-7040-7050-7060-7070-7080-7090-7100-7110-7120-7130-7140-7150-7160-7170-7180-7190-7200-7210-7220-7230-7240-7250-7260-7270-7280-7290-7300-7310-7320-7330-7340-7350-7360-7370-7380-7390-7400-7410-7420-7430-7440-7450-7460-7470-7480-7490-7500-7510-7520-7530-7540-7550-7560-7570-7580-7590-7600-7610-7620-7630-7640-7650-7660-7670-7680-7690-7700-7710-7720-7730-7740-7750-7760-7770-7780-7790-7800-7810-7820-7830-7840-7850-7860-7870-7880-7890-7900-7910-7920-7930-7940-7950-7960-7970-7980-7990-8000-8010-8020-8030-8040-8050-8060-8070-8080-8090-8100-8110-8120-8130-8140-8150-8160-8170-8180-8190-8200-8210-8220-8230-8240-8250-8260-8270-8280-8290-8300-8310-8320-8330-8340-8350-83

[illegible]

The teacher's attention is directed to the requests for materials under the name "Materials and Transport" in the "Voluntary Specification" of the curriculum for the French National Education, as it is used in the work, and the teacher should open his

¹ This teacher's particular situation is drawn to the
 via and chosen in the standard "Preliminary
 Interview" section below.

- (1) test, inspection and rejection of defective materials and work;
- (2) marking;
- (3) corrective action;
- (4) keeping up doing progress and for delivery;

(b) non-identical

486 *Shelton et al.*

(c) **Particulars of payments.**

[illegible]

Teachers offering a percentage deduction from an fee on the separate account, and those not submitting separate fees or in the time will be reported. There is a new program for those not called for their fee to be listed in the teacher. No alteration which is made by teacher in the student fees, the conditions of work, the drawings, specifications, or quantities submitted will be recognized. If any such changes are made, the teacher will be told.

The firefighter should walk out his own route, without men being inside in the Public Works Department or schedule of work on to the Public Works Department before which are now open for inspection by him.

The price at which and the source from which particular materials shall be obtained by the contractor are given at the end of this schedule, according to the lower term. The contractor must accept the material at those prices and shall quote their price in the bid work accordingly. Notwithstanding any other things in the contract plan or for (insert), the change to the contractor will remain as fully stated in the written contract. No change of other charges will be known by agreement in connection with the work.

The attention of the business is directed to the set requirements as to the time of beginning work, its progress, and the dates for the completion of the work and its several parts. The following of progress and proportionate value of work done up to now, as well as indicated by the *Normativ's* coefficients of the value of work done, will be used. Date of commencement of the program will be the date on which the agreement is signed by workers.

hourly	15 per cent of work completed.
monthly	40 do.
quarterly	60 do.

No part of the contract shall be subject without a permission of the Executive Engineer nor shall it be made by power of attorney, authorizing others to act pursuant to the contract on behalf of

If further summary information is required, the
 the Engineer of the Korea Central District
 each week, but it must be clearly understood that
 it must be reviewed in detail, and according to

The Executive Engineer or other monitoring
 47 resolves the right to reject any tender in all the
 48 without assigning any reason therefor.

By contrast,

[illegible]

For more information, contact the publisher at (800) 352-2210 or visit the publisher's website at www.wiley.com.

[illegible]



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Part III—Proceedings of the Indian Legislature

CONTENTS.

CONTENTS.	PAGES.
REPORTS OF SELECT COMMITTEES.	
Report of the Committee on the Indian Education Bill, 1908-1909 (Pt. I) ..	41
Report of the Committee on the Indian Education Bill, 1908-1909 (Pt. II) ..	42
Report of the Committee on the Indian Education Bill, 1908-1909 (Pt. III) ..	43
Report of the Committee on the Indian Education Bill, 1908-1909 (Pt. IV) ..	44
Report of the Committee on the Indian Education Bill, 1908-1909 (Pt. V) ..	45
Report of the Committee on the Indian Education Bill, 1908-1909 (Pt. VI) ..	46
Report of the Committee on the Indian Education Bill, 1908-1909 (Pt. VII) ..	47
Report of the Committee on the Indian Education Bill, 1908-1909 (Pt. VIII) ..	48
Report of the Committee on the Indian Education Bill, 1908-1909 (Pt. IX) ..	49
Report of the Committee on the Indian Education Bill, 1908-1909 (Pt. X) ..	50

Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 18 of the Indian Legislative Rules.

GOVERNMENT OF INDIA.

LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Bill was introduced in the Legislative Assembly on the 22nd January 1910:—

L.A. BILL No. 1 OF 1910

A Bill further to amend the Indian Money Act, 1908, for certain purposes.

WHEREAS it is expedient further to amend the Indian Money Act, 1908, for the purposes hereinafter appearing, It is hereby enacted as follows:—

1. This Act may be called the Indian Money (Amendment) Act, 1910.

ENACTED

- Amendment of
section 15, Act
19 of 1933.
2. In section 5 of the Indian Mines Act, 1902 (hereinafter referred to as the said Act),—
- (a) for clause (7) the following clause shall be substituted, namely:—
- "(7) 'child' means a person who has not completed his nineteenth year;"
- (b) clause (8) shall be re-enacted as clause (5a) and before that clause shall be substituted the following clause shall be inserted, namely:—
- "(5a) 'day' means a period of twenty-four hours beginning at midnight;"
- (c) after clause (7) the following clause shall be inserted, namely:—
- "(7a) where work of the same kind is carried out by two or more sets of workers working during different periods of the day, each of such sets is called a 'relay'."
- Amendment of
section 15, Act
19 of 1933.
3. For clause (b) of sub-section (1) of section 15 of the said Act the following clause shall be substituted, namely:—
- "(1) These persons (out of whom shall be the Chief Inspector or an Inspector appointed by the local Government, of whom two shall be persons qualified to represent the interests of persons employed as miners and chosen after consultation with the representatives, if any, representing persons employed, in mines)."
- Amendment of
section 15, Act
19 of 1933.
4. Section 20 of the said Act shall be re-enacted as sub-section (1) of section 20 and to that section as so re-enacted the following section shall be added, namely:—
- "(2) The local Government may, by notification in the local official Gazette, direct that accidents other than those specified in sub-section (1), which cause bodily injury resulting in the injured person being taken out of the mine (injured for a period exceeding seven days) shall be entered in a register in the prescribed form and shall be subject to the provisions of sub-section (1)."
- Amendment of
section 15, Act
19 of 1933.
5. In section 22 of the said Act, for the word "or" the words "and shall cause every report submitted" shall be substituted.
- Amendment of
section 15, Act
19 of 1933.
6. In Chapter II of the said Act, before section 22 the following section shall be inserted, namely:—
- "22-A. No person shall be employed in a mine on more than six days in any one week.
- 22-B. (1) A person employed whose ground is a mine shall not be allowed to work for more than fifty hours in any week or for more than ten hours in any day.
- (2) The periods of work of any such person shall be so arranged that, along with any intervals for rest, they shall not in any day spread over more than eleven hours.
- 22-C. (1) The periods of work of a person employed below ground in a mine shall be reckoned from the time he leaves the surface to the time he returns to the surface and shall not in any day spread over more than eleven hours.
- (2) No such person shall be allowed to remain below ground except during his periods of work.
- (3) Where work below ground is carried out by a system of relays, the periods of work of all persons employed in the mine relay shall be the same and shall be reckoned from the time the first person of the relay leaves the surface to the time the last person of the relay returns to the surface.
- 22-D. Where a worker works in a relay whose period of work extends over midnight, the working day for him shall be deemed to be the period of twenty-four hours beginning at the end of the period of work done for the relay, and the hours in this worked after midnight shall be counted towards the previous day."
- Amendment of
section 15, Act
19 of 1933.
7. In section 23 of the said Act, for the word "or" the words "and shall cause every report submitted" shall be substituted.

7. For section 25 of the said Act the following section shall be substituted, namely:—

"25. No person shall employ or permit to be employed in a mine any person whom he knows or has reason to believe to have employment already been employed in any other mine during the preceding twelve months."

8. For section 25A of the said Act the following section shall be substituted, namely:—

"25A. Work where ground shall not be carried on in any mine in which there is a system of relay or a system of relay and not more than one relay at any one time, persons employed in work of the mine shall also be at work in the mine at the same time."

9. In section 25F of the said Act,—

(a) in sub-section (1) —

(i) for the word "shifts" the word "relays" and for the word "shift" the word "relay" shall be substituted; and

(ii) after the word "relay" as so substituted the following sentence shall be inserted, namely:—

"The mine shall also state the times of the commencement and of the end of any such intervals fixed for persons employed there ground";

(b) in sub-section (2), for the word "shifts" the word "relays" or in the rest intervals fixed for persons employed there ground" shall be substituted; and

(c) after sub-section (2) the following sub-section shall be inserted, namely:—

"(3) No person shall be employed in a mine otherwise than in accordance with the notice required by sub-section (1)."

10. In section 26 of the said Act, for the words, figures and letter contained in "section 26 of section 25A." the words, figures and letters "section 25A of sub. 25A, section 25B, section 25C, section 25D, section 25E or sub. 25F of sub. 25A" shall be substituted.

11. In section 26 of the said Act, for the words, figures and letter contained in "section 26 of section 25A." the words, figures and letters "section 25A of sub. 25A, section 25B, section 25C, section 25D, section 25E or sub. 25F of sub. 25A" shall be substituted.

12. Sub-section (2) of section 26 of the said Act shall be re-enacted, in substance as follows:—

"(2) For every mine there shall be kept in the prescribed form and place a register of all persons employed in the mine showing,—

(a) the nature of his employment;

(b) the period of work fixed for him;

(c) the rest intervals, if any, to which he is entitled;

(d) the days of rest to which he is entitled; and

(e) where work is carried on by a system of relay, the relay at which he works."

13. For every mine in which the Local Government order, by general or special order, declares the sub-section to be applicable, there shall be kept in the prescribed form and place a register in which shall be entered for each day the times at which every person employed below ground in the mine leaves the surface and returns to the surface."

14. In section 27 of the said Act,—

(a) after clause (a) the following clause shall be inserted, namely:—

"and for prescribing the form of the register referred to in sub-section (1) of section 25F,"

Amendment of section 25, Act 19 of 1945.

Amendment of section 25A, Act 19 of 1945.

Amendment of section 26, Act 19 of 1945.

Amendment of section 26, Act 19 of 1945.

Amendment of section 27, Act 19 of 1945.

- (b) in clause (1), for the words "to be more than thirteen years of age" the words "to have completed their thirteenth year" shall be substituted; and
- (c) in clause (2), for the word "regular" the word "regularly" shall be inserted.

Amendment of clause 21, sub-section (1) of section 21 of the said Act, after the words "British India" the words "whereas, in the opinion of the Government of Council, concerned with the subject dealt with by the regulations" shall be inserted.

Amendment of clause 22, sub-section (1) of section 22, after the words "shall be inserted;" and

- (a) in the said section as so amended, after the word "shall" the words "including and figure" shall be substituted; and
- (b) in the said section as so amended, and amended the following subsection shall be added, namely:—
- "(c) whenever in sub-section (a) of section 22 falls to be read in the prescribed manner as to give notice of any material occurrence shall be put in the form which may appear to be the best form."

Amendment of clause 23, sub-section (1) of section 23 of the said Act, after the word "except" the words "major standing" shall be inserted.

STATEMENT OF OBJECTS AND REASONS.

Following recommendations made by the Select Committee of the Legislative Assembly on the Indian Mines (Amendment) Bill of 1923 and by the Royal Commission on Labour, both Houses of the Legislature, in dealing with a Draft Committee relating to mines in and around, subject to add a provision recommending the examination of the possibility of reducing the statutory limits of hours in mines. In pursuance of the resolution, the question has been examined by the Government of India in consultation with the Local Government and the railways concerned, and they consider that it is desirable to reduce the statutory limits of hours in the manner proposed in the Bill.

2. The opportunity has been taken to include in the Bill certain other amendments to the Indian Mines Act, these amendments and the amendments dealing with hours are explained in the Notes on Clauses, the more important ones being in places brought to notice by the Royal Commission on Labour.

New Delhi,
The 14th January 1924

F. VOYCE.

NOTES ON CLAUSES.

Clause 1 refers from 12 to 18 years the minimum age for employment in a mine. The Labour Commission recommended an age of 12, but the Government of India consider that the raising of the age to 18 is desirable in view of the fact that a girl which may be worked by all who are not "children", and they believe that the change proposed would give rise to no serious difficulty.

A definition of the word "day" has become necessary in connection with the new hours of employment provided in clause 1.

The word "shift" is at present used in the Mines Act to denote what is termed a "day" in the Factories Act. The opportunity has been taken to substitute "day" for "shift" where it seems and be called "day" in the terms used in the Factories Act.

Clause 2 is designed to make the representation of mine workers on Mining Boards equal to that of employers, and follows a recommendation of the Labour Commission.

Clause 4 is intended to provide for the maintenance of statistics of minor accidents, the investigation of which may lead to an improvement in safety measures, it contains, in a modified form, a provision taken from the *Labour Conciliation Act*.

Clause 5 is designed to make it obligatory for local governments to publish the results of Council of Inquiry, and represents a modification of a recommendation of the *Labour Conciliation Act*.

Clause 6.—New section 22A.—This reproduces the provision in the existing section 22 (1) (a).

New sections 22-B and 22-C.—The present and proposed limits of hours are as follows:—

		Present Hours	Proposed Hours
(A) When ground		8 hours (daily)	8 hours (daily)
(B) When ground		8 hours (daily)	8 hours (daily)

As the new section 22-C also provides that the hours of work below ground shall be reduced from the time the first worker at a relay leaves the surface to the time the last worker at the same relay returns to the surface, the average working time below ground will be somewhat less than that now known.

A expenditure of 15 hours for workers above ground has been provided in order to prevent at the great of adequate rest intervals.

New section 22-D.—This is required to meet difficulties arising out of the working of mines and is based on section 26 of the *Factories Act*.

Clause 7.—This reproduces subsection (2) of existing section 53.

Clause 8 removes the present restriction on the maintenance of premises underground at low relays of stations so as to enable one relay to go out to another if necessary. The proposed section 22-C provides a sufficient safeguard against the danger of mines arising through overtopping relays underground.

Clause 9 is intended to provide for the abolition in the system referred to in existing section 22-B of the two districts graded as workers above ground, and to make it clear that persons are only to employed within the hours indicated by the notice.

Clause 10 and 11 contain consequential amendments.

Clause 12 adds to the existing section 26 the requirement that participation at rest intervals should be entered on the register, and provides for a record of persons underground, where this is necessary in the interests of safety.

Clause 13 contains consequential amendments.

Clause 14 is designed to eliminate the necessity of referring drafts of regulations to those Mining Boards which may not be concerned with the subject matter of the regulations.

Clause 15 is consequential on clause 4.

Clause 16 empowers the Governor General or Council to attach conditions to exemptions from the provisions of the Act, where necessary. All present exemptions, where granted, must be conditional.

The following Bill was introduced in the Legislative Assembly on the 21st January 1935:—

L.A. BILL No. 5 OF 1935.

A Bill to amend the Indian Mines Act, 1926, for certain purposes.

722 of 1935.

Whereas it is expedient to amend the Indian Mines Act, 1926, for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Mines Amendment (Amended) Act, 1935.

(2) It shall come into force on such date as the Governor General or Council may, by notification in the Gazette of India, appoint.

Short title and commencement

2. In subsection (1) of section 2 of the Indian Nationalities Act of 1947, the words "The Indian citizen" shall be omitted, and in the said subsection the following words shall be added, namely:—
- "and the wife of any such person to whom a certificate of naturalisation is granted under the provisions of the Indian Nationalities (Amendment) Act, 1955, shall if not already a British subject, in any matter be as deemed and be treated as a British subject, if within one year, or such longer period as the Local Government may in special circumstances permit in the case of the taking and subsequent of such wife, from the date of the taking and subsequent of such wife by her husband, she makes to the Local Government a declaration that she desires to be deemed to be a British subject."
3. In subsection (2) of section 3 of the said Act,—
- (a) before the phrase the following proviso shall be inserted, namely:—
- "Provided that no such order shall be made in the case of a wife who is by reason of the acquisition by her husband of a new nationality she has also acquired that nationality"; and
- (b) in the existing proviso, after the word "Provided" the word "further" shall be inserted.
4. In subsection (1) of section 3 of the said Act the following proviso shall be added, namely:—
- "Provided that the wife of any such person shall not cease to be deemed to be a British subject under this subsection, unless in respect of the acquisition by her husband of a new nationality she has also acquired that nationality."

STATEMENT OF OBJECTS AND REASONS.

The Bill relates to the national status of married women and is introduced to give effect, so far as this is required, to the wishes, expressed in one of a Government of Madras relating to the Conflict of Nationalities Laws which was introduced under the auspices of the League of Nations in 1938. The Bill provides that a married woman whose husband acquires British Indian Nationality during marriage shall only acquire such nationality if she makes a declaration of her desire to do so. It also provides that a woman from loss of British Indian Nationality as a consequence of the loss of such nationality by her husband shall be deemed to be a citizen of the new nationality if her husband also has acquired that nationality. Articles 8 and 14 of the Government of Madras Amendment of the Indian Act. The British Nationality and Status of Aliens Act, 1948, have been amended so as to bring it into accord with Article 8 and it was already in accord with Article 14.

New Delhi,
The 4th January 1955.

H. D. CRADOCK.

CONVENTIONS ON CERTAIN QUESTIONS RELATING TO THE STATUS OF NATIONALITY LAWS CHAPTER III—Nationality of Married Women.

Article 8.

If the national law of the wife causes her to lose her nationality on marriage with a foreigner, this consequence shall be conditional on her acquiring the nationality of the husband.

Article 14.

If the national law of the wife causes her to lose her nationality upon a change in the nationality of her husband occurring during marriage, this consequence shall be conditional on her acquiring her husband's new nationality.

4-chloro-12

Notwithstanding of the husband during marriage shall any involve a change in the solvency of the wife caused with her consent.

4010 JIA

The wife who, under the law of her country, lost her nationality on marriage shall not thereby be after the dissolution of the marriage subject to her own legislation and is according to the law of that country. If she does otherwise, she shall lose the nationality which she acquired by reason of the marriage.

The following Report of the Select Committee on the Bill further to amend the Indian Money Act, 1903, for certain purposes, was presented to the Legislative Assembly on the 21st March 1932:—

Mr. The undersigned, members of the Select Committee to which the Bill was referred, the Indian Affairs Act, 1884, for certain purposes was refused, have considered the Bill and have now the honor to submit this our Report, with the Bill as amended by us amended clause.

² Dr. D. Puri, Chief Inspector of Mines in India, attended the first meeting of the Select Committee and gave an valuable assistance.

2. The tests changes made in the Bill are explained in the following summary on the classes affected:

4. *THIRD:* 3.—A proposal was made that the representatives of the workers should be chosen by organizations where they existed and elected in other cases. That the majority of us considered that the method of election by the workers is impracticable and that no representative organizations are almost unknown among workers it was preferable to make no change.

Comment 1.—We think it desirable that there should be a record of sessions which includes participating persons (or all names or more) and by addition to showing the proposed action (3) (f) accordingly we have added a section, providing for the periodical submission to the Civil Engineer of the status in the review.

CHAIRMAN.—We consider that it is desirable that those working above ground should have a statutory rest interval of at least one hour and we have made provision for this in the proposed section 21B (2) and have increased the maximum accordingly.

The proposed section 220 (3) has been transferred from clause 8 of the original Bill and has been modified. In its original form it would have required public works to be done more than 21 hours a day in the different periods for the beginning and ending of work for the persons employed there (present). This might have led to criticism and the clause is now drafted so that the hours for beginning and ending work for each set of persons employed on the same work shall remain

¹Popovskii was made for a further relation in the hours of work below ground. The majority of us, however, consider that the reduction proposed in the fall in respect of workers employed by rate is as large as it is desirable in the interests both of the mine and of the workers. The effect of the proposed action is 70% in that the period of working is reduced by 10% and the rate of pay is increased by 30%. We rely to know the surface, and all the other workers at the relay, at whatever time they start, must be got out of the mine within one hour of that instance. It consequently, for the miners' welfare, that the relay must be got out of the mine within the same period. It is again well to enter critics here that since and within that period he has to find his way from the surface to the working place, pass in his hours of work and reach the surface again. Thus the benefit of the reduction of working hours is not so great as it might be, and it would be a gain a proportion of about half the work in reduced work.

We have, however, altered the provisions relating to persons not residing in mines as to taking them into line with those applying to a person of mine and have thereby retained apparently the average basis for assignment sections of the former class.

Clause 3—Section 3A of the Act is proposed to be repealed for reasons stated in our remarks in connection with the proposed section 22A (3).

Clause 5—The amendment in section 20B (3) is designed to secure the nature of changes in the system of work are invariably sent to the Chief Inspector.

Clause 10 and 11—The changes are consequential.

New clause 10 and 11—Following the principle adopted in the Factories Act, we have introduced provisions designed to regulate the process between the test of fitness and accidents are not employed before ground before they are fit for such work.

New clause 11 formerly clause 12—In view of the amendments we have made in the proposed section 22C, it is no longer necessary that the time when each person goes into ground should be recorded and the only object is to secure for the regulator for which the proposed subsection 22A (3) provides is to ensure that there shall be a record showing at any time which persons are below ground. The other changes made in section 22 are meant to secure the better enforcement of the law.

New clause 12 formerly clause 13—The amendment is consequential on the amendments of the new clause 11.

6. The Bill was published in the Gazette of India, dated the 20th January 1922.

7. We think that the Bill has not been so altered as to require re-consideration, and we recommend that it be passed as now amended.

N. N. SINHA,
F. SINGH,
* G. MOHAN,
A. B. CHAKRA,
J. M. CHATTERJI,
A. B. CHATTERJI,
D. B. SINGH,
* LALCHAND MAHAJAN,
* RAJ KARANJAN SINGH,
* V. V. GILL,
* N. T. GARG,
* N. S. JAGGI,
* N. C. RANGA,
* N. D. DALAL,
* ABDUL HAKIM CHAUDHURY.

New Order,
The 21st February 1922.

* Subject to a Vote of Thanks.

MINUTES OF DEBATE.

I dissent from the change made by section 20 (5) of the Act. I consider it better to see that a person as it would stand in amount of work accomplished with the work to be altered.

The 21st February 1922.

G. MOHAN.

We hold that the representation of persons employed in mines in India should be by some method of election, preferably by Trade Unions where they exist. We do not think election is impracticable. Proposals for the better representation of India provide for the representation of Labour interests in Legislatures by election.

We also suggest that section 41 of the Indian Mines Act should be absolutely amended to make provision for the election of the miners' representatives on the Committee to be appointed under that section.

2. We hold that the weekly and daily maximum limit for employment for surface work should not exceed 48 hours and 8 hours respectively and for underground work, 48 hours and 8 hours respectively. We are not opposed to the arguments used by the majority against our proposals.

3. We feel that the Government of India should have undertaken a tour through Mines of the Indian Mines Act specially regarding the proposals for guaranteeing an adequate minimum wage and for the establishment of a Welfare Fund.

S. N. SARKIS,
N. V. SARKIS,
V. V. GIER,
S. M. KANUA,
ABHAY MOTILAL CHAUDHURY
RAM KARANATH KUNGI.

I do not agree that election is impracticable. I would like the election preferably by Trade Unions where they exist and an other plan by some suitable method.

4. I am in favour of maximum limit for employment for surface work not to exceed 48 hours a week and 8 hours a day, and 48 and 8 hours respectively for underground work.

LAURAHU NAVALKAR

L. A. BILL No. 1 OF 1935.

[As amended by the Select Committee.]

[Where printed in italics indicate the amendments suggested by the Committee.]

§ 2BZ Further to amend the Indian Mines Act, 1926,
for certain purposes.

WHEREAS it is expedient further to amend the Indian Mines Act, 1926, for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Mines (Amendment) Act, 1935. (2) It shall come into force on the 1st day of October 1935.

2. In section 3 of the Indian Mines Act, 1926 (hereinafter referred to as the said Act)—

(a) the clause (4) the following clause shall be substituted, namely:—

"(4) 'child' means a person who has not completed his fifteenth year";

(b) the clause (5) shall be re-written as clause 6A and before that clause as so re-written the following clause shall be inserted, namely:—

"(5A) 'day' means a period of twenty-four hours beginning at midnight";

(c) after clause (6) the following clause shall be inserted, namely:—

"(6A) where work of the mine is carried out by two or more sets of workers working during different periods of the day, each of such sets is called a 'relay'";

3. For clause (2) of sub-section (2) of section 10 of the said Act the following clause shall be substituted, namely:—

"(2) three persons (one of whom shall be the Chief Inspector or an Inspector nominated by the Local Government, of whom two shall be persons qualified to represent the interests

	of persons employed in mines, and should after consultation with the representatives, if any, representing persons employed in mines.
Amendment of section 25, Act 19 of 1904.	4. Section 25 of the said Act shall be re-numbered as subsection (1) of section 25 and so that section as so re-numbered the following subsections shall be added, namely:— (2) The Local Government may, by notification in the local government Gazette direct that accidents other than those specified in subsection (1) which cause injury require recording in the injured persons' books each of the points incurred for a period exceeding thirty days shall be entered in a register in the prescribed form or shall be subject to the provisions of subsection (3). (3) If any of the entries in the register referred to in subsection (2) shall be sent by the owner, agent, or manager of the mine, within fourteen days after the 29th day of April and the 31st day of November in each year, to the Chief Inspector.
Amendment of section 25, Act 19 of 1904.	5. In section 25 of the said Act, for the word "or" the words "and shall cause every report submitted" shall be substituted.
Amendment of section 25, Act 19 of 1904.	6. In Chapter VI of the said Act, before section 23 the following sections shall be inserted, namely:— "22A. No person shall be allowed to work in a mine on more than six days in any one week. 22B. (1) A person employed where ground is a mine shall not be allowed to work for more than thirty days in any week or for more than ten hours in any day. (2) The provisions of work of any such person shall be so arranged that, along with his intervals for rest, they shall not in any day exceed more than twelve hours, and that he shall not work for more than six days before he has had an interval for rest of at least one hour. (3) Persons belonging to two or more mines shall not be allowed to do work of the same kind above ground at the same moment. Provided that for the purpose of this subsection persons shall not be deemed to belong to separate mines by reason only of the fact that they receive their instructions for work at different times. 22C. (1) " " " " A person employed below ground in a mine " " " shall not be allowed to work for more than nine hours in any day. (2) Work of the same kind shall not be carried on below ground in any mine for a period exceeding more than three times twice in any day except by a system of relays as provided that the periods of work for each relay are not spread over more than nine hours. (3) No person employed in a mine shall be allowed to be in any part of the mine below ground except during the periods of work shown in respect of him in the register kept under subsection (1) of section 22. 22D. Where a unique work is a mine when period of work extends over midnight, the working day for him shall be deemed to be the period of twenty-four hours beginning at the end of the period of work next to the mine, and the hours he has worked after midnight shall be counted towards the previous day."
Amendment of section 25, Act 19 of 1904.	22E. Where a unique work is a mine when period of work extends over midnight, the working day for him shall be deemed to be the period of twenty-four hours beginning at the end of the period of work next to the mine, and the hours he has worked after midnight shall be counted towards the previous day."

7. For written CD of the text ask the following section shall be transmitted.

20. My person shall be allowed to work in a mine with his
 always been working in any other mine within the preceding
 twelve years."

8 Section 21d of the said Act is hereby repealed.

§ In section 1103 of the said Act.—

(a) on sub-section (1)

(2) since the word "why" is substituted the following sentence shall be substituted:

* The author shall also obtain the name of the person

THE HOUSE SHOULD ALSO CHECK THE LINES OF THE COMMUNIST PARTY AND OF THE END OF THE PATRIOTIC WAR MUST BE

(ii) is subatomic (2). For the word "will" in the words "will" at the end of the sentence, the word "will" is the word "will" at the end of the sentence.

of in the 194 internal field for persons employed above ground " shall be anticipated, and the comma and all its words after the words " before work change " shall be omitted and

(b) After sub-section. (f) The following sub-section shall be

¹⁴ If this person will be allowed to work on a mine otherwise than in accordance with the notice required by sub-section (2)."

1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 26

70. In section 15 of the said Act, for the words, "space and letter arrangement" in section 20 or section 21A, "the words, "space and letter arrangement" in section 20 or section 21A, section 20B, section 20C, section 22, " " or sub-section (i) of section 23A" shall be substituted.

11. In section 26 of the said Act, for the words, "green and later Amendment of
" section 26 or section 21A." the words, "green, and yellow," section 26 or 21A, section 27B, section 28C, section 29, " " or sub-section (4) of it shall
section 23B." shall be substituted.

12. Before action is taken by the board for the following action, staff members to be notified, verbally --

¹¹ *Ibid.* No person who has not completed his seventeenth year shall be allowed to be granted on any part of a manor which is liable to common.

(b) a veritable *of* *fruit* in the prescribed form and graded to live by a specified national specification is in the custody of the manager of the wine, and

(b) he agrees with at least a dozen people a reference to

18. In section 27 of the said Act after the word "which" the words "and dominant" and "needs" or has not completed his seventeenth year" shall be inserted. 17/11/2006

11. For section 22 of the said Act, the following section shall be substituted, namely,--

¹⁰ 22. (i) For every place Ours shall be kept in the prescribed *Series of*
form and place a register of all persons employed in the *enterprise*.

(a) the nature of his employment;

(d) The p -mode of wave fixed for ω_{pe}

(v) the δ intervals for each of sup, to which he is entitled

(d) the depth of cut to which he is entitled, and

107. Where a sign is carried on by a system or group, the sign is which the belongs.

(2) The entries in the register provided by sub-section (1) shall be such that no entry relating to a business (hereinafter called a "business") shall be made in the register in the name of the business.

(3) The person shall be charged with a fine of ten rupees if he fails to comply with the provisions of the register in respect of any person and no person shall be charged except during the period of such stay in respect of him in the register.

(4) For every year, viz. which the Local Government may, by general or special order, declare that a division to be applicable, there shall be kept in the prescribed form and place a register which shall show of any number the name of every person then residing below ground in the mine.¹

Amendment of
the Act, 1900,
17 of 1900.

15. In section 20 of the said Act, after the following clause shall be inserted, viz.:

"(1) after clause (a) the following clause shall be inserted, viz.:

"(b) for providing the form of the register referred to in sub-section (2) of section 20, it shall be the duty of the Local Government to provide the same."

(2) In clause (b) of the said section 20, the words "the Local Government" shall be substituted."

(3) In clause (c) of the said section 20, the words "the Local Government" shall be substituted."

(4) In clause (d) of the said section 20, the words "the Local Government" shall be substituted."

Amendment of
the Act, 1900,
17 of 1900.

16. In sub-section (2) of section 21 of the said Act, after the words "which shall be" the words "which shall be, in the opinion of the Government, deemed to be" shall be inserted, and the words "which shall be" shall be deleted.

Amendment of
the Act, 1900,
17 of 1900.

17. Section 22 of the said Act shall be re-enacted as sub-section (1) of section 22, and

(a) in the said section 22, after the word "provision" the words "and figures" shall be inserted, and

(b) in the said section 22, after the word "provision" the words "and figures" shall be inserted, and

(c) in the said section 22, after the word "provision" the words "and figures" shall be inserted, and

(d) in the said section 22, after the word "provision" the words "and figures" shall be inserted, and

Amendment of
the Act, 1900,
17 of 1900.

18. In sub-section (2) of section 23 of the said Act, after the word "except" the words "or subject to any special regulations" shall be inserted.

W. R. B. L.

Secretary to the Government of India

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Council of State on the 15th March 1900:—

C OF S BILL NO 3 OF 1900

A Bill for providing for the better administration and government of the City of Madras and the territories attached thereto.

Whereas it is expedient to provide for the better administration and government of certain territories attached hereto;

AND WHEREIN the previous sanction of the Governor-General has been obtained in the passing of this Act.

It is hereby enacted as follows:—

CHAPTER I.

PREAMBLE.

1. (1) This Act may be called the Madras City Hindu Temples Act, 1929.

(2) It extends to the city of Madras and applies to all Hindu temples situated therein and the endowments attached to them whether situated in or outside the said city.

2. (a) The Hindu Religious Endowments Act, 1920, and the Madras Endowments and Religious Institutions, 1921, so far as they apply to the temples and endowments to which this Act applies, are hereby repealed.

(b) On the coming into force of this Act, the scheme notified by the High Court of Madras on 10th May, 1929, and the rules made thereunder in respect of the temples and their endowments shall cease to be operative.

3. Nothing in this Act shall be construed to affect, or in any way derogate from, the powers in respect of religious endowments which the Government-General may exercise under sub-section (2) of section 104 of the Government of India Act.

4. In this Act, unless there is anything repugnant to the subject or context,—

(1) 'Board' means the Board constituted under section 10 of the Madras Hindu Religious Endowments Act, 1920, and created by the Local Government as having jurisdiction over the Hindu temples situated in the City of Madras;

(2) 'Court' means the High Court of Madras or the High Court of Madras in its ordinary original civil jurisdiction;

(3) 'Hindu religious endowment' means the temple or a temple or religious institution, endowment or place of worship by hereditary right, or otherwise regulated by usage, or as specially provided for by the founder, so long as such scheme of endowment is in force;

(4) 'Non-hereditary trustee' means a trustee who is not a hereditary trustee;

(5) 'Person having interest' means a person who is entitled to attend at the performance of worship or service in any temple or who is in the habit of attending such performance or of partaking in the benefit of the distribution of gifts therein and shall include the Board and the Executive Officer;

(6) 'Prescribed' means prescribed by the Local Government by rules made under this Act;

(7) 'Religious Endowment' or 'Endowment' means all property belonging to, or given or bestowed for the support of, a temple or for the performance of any service or charity connected therewith and includes the possession of a temple but does not include gifts of property made as personal gifts to the trustees or other employees of a temple;

(8) 'Special Endowment' means all property given or bestowed or money invested for the performance of any specific service or charity connected with a temple;

(9) 'Temple' means a place, by whatever designation known, which now, has been or is being used as a place of public or religious worship and includes, or for the benefit of, or has been or is being used as or right by, the Hindu community or any section thereof as a place of religious worship;

(10) 'Trustee' means a person, by whatever designation known, in whom the administration of a temple or religious endowment is vested and includes any person who is held to be such a trustee;

(11) 'Executive Officer' means a person appointed by the Board under section 10 of this Act.

CHAPTER 14
The Future

A. Subject to the provisions of this Act and of any scheme entitled
 "Omnibus" or "consolidation" of all the treaties and cessions

all the general superintendents of all the temples and religious institutions existing within the scope of this Act shall visit the temple, and

to the Board was the all things which are reasonable and proper to insure that buildings are properly maintained and that all subjects relevant to the property administered and duly administered to the purposes for which they are located or used.

[illegible]

6. (2) The Board may make by-laws not inconsistent with the Act or the rules made thereunder and with any other law in force.

(v) The Government of Guyana, through the President and Vice-President, shall be authorized to:

On the matter in which this clause shall be considered
as a part of the contract.

(c) the strategy, if any, to be launched by officers and servants of the society.

(g) The appearance and parade of officers and servants of a temple or religious endowment other than the Kumbh Mela.

(c) the qualifications for officers and servants of a temple or religious institution, the grant of leave, leave allowances, religious endowments, the grant of leave, leave allowances and service allowances to them, the establishment of

and stretching themselves a little, and
providing funds for them and generally the conditions of
their service.

to the custody and management of the funds in charge of business.

(i) the fees and manner of application to the Board;

(3) generally the conduct of all proceedings and business under this Act.

50. No notice of quantification or alteration of a water right to be issued shall have effect until the same shall have been published publicly and once and quarterly recorded by the Local Government.

(c) All by laws, when they shall have been duly confirmed and attached to the Fort 20, except Garfield and shall thereafter have force of law.

The President, any other member of the Board or any person designated by the President of the Board may inspect and copy any records, books, accounts, papers, and all records, notes

...and insurance property belonging to, and all records, notes, diaries, plans, accounts and other documents relating to any temple, religious endowment, and the graves of such temple or religious ...

and to the President, any other member of the Board or staff office assistance as may be necessary.

3. (1) For every simple a register shall be maintained by the
 (a) showing—
 (i) the names of the work and account trustees and particularly

to the names of the past and present trustees and participants
as to the revision, if any, regarding corrections to the effect
of trustee;
all members of all subcommittees of the boards, and all sub-

- (ii) partitions of all endomorphisms of the groups, and all left and right derivations relating them;

- (c) particulars of the scheme of administration and of the duties of each of the trustees;
- (d) the names of all officers to which any salary, emolument or perquisite is attached and the nature, time and conditions of service in each case;
- (e) the fees, gold, silver, precious stones, all vessels and ornaments and other articles belonging to the institution;
- (f) such other particulars as the Board may fix.

18 The register shall be prepared, verified and signed by the trustee of the temple or by his authorized agent and submitted by him to the Board within such period after the commencement of this Act as the Board may fix.

19 The Board may, after receiving the register from a trustee make such inquiry as it may consider necessary and direct that the register be approved with such alterations, additions or omissions as it thinks fit to make.

20 A copy of the register as approved by the Board shall be forwarded to the trustee concerned.

21 The trustee or his authorized agent shall annually transmit the entries in the register and shall submit to the Board for its approval a verified statement showing the alterations, amendments or additions required therein.

22 The Board may on receipt of the statement make such inquiry as it thinks necessary and it may be able direct the alterations, amendments or additions which should be made in the register.

23 A copy of the order under sub-section (2) shall be communicated to the trustee concerned and he shall carry out the alterations, amendments or additions ordered by the Board in the copy of the register kept by him.

24 (1) Where the Board is satisfied that, in the interests of the proper administration of a temple or any endowment connected therewith, a scheme of administration should be adopted, the Board may, after consulting the prescribed manner the trustee and the persons having interest, by order make a scheme of administration for such temple and the endowment connected therewith.

While so settling a scheme the Board may—

- (a) fix the number of trustees not exceeding three;
- (b) remove the existing trustees or trustees;
- (c) appoint a new trustee or trustees in addition to, or in the place of, the existing trustee or trustees;
- (d) appoint a paid officer for the management of the affairs of the temple on such salary as may be fixed by the Board to be paid out of the trust funds; or
- (e) impose any conditions that the Board may deem necessary on the powers of the trustee.

Explanation.—The power to settle schemes under this section shall be deemed to include the power to settle a scheme for specific endowments attached to temples.

25 The Board may by order and in the manner provided in sub-section (2) modify or amend a scheme settled under this section;

26 Every order of the Board under this section shall be published in the prescribed manner;

27 The trustee or any person having interest may within six months of the date of such publication institute a suit in the court to modify or set aside such order. Subject to the result of such suit every order of the Board shall be valid and binding on the trustee and all persons having interest. Any scheme of administration so modified by a court, unless the substance hereof, at any time, for sufficient cause be further modified or rescinded by the court is a suit instituted by the Board or the trustee or any person having interest, but not otherwise.

PEATTES 11

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21. No person may proceed, or be appointed as Co. officer or leader of a troop unless he produces the Hindu religion.

[illegible]

Resolved that every non-beneficiary trustee heretofore holding office on the date of commencement of this act shall be deemed to have accepted appointment under this act on such date, but shall be entitled to hold office only for one year from such date.

held after only 16 one year from each day.

21. If a particular country is not a member of the organization, it is not entitled to a seat on the Council, but it may be invited to participate in the work of the Council for a period of time, if it is invited by a group of members that have been successful in obtaining the affirmative vote of a majority of the members of the Council.

hardwood): *... ..* as an additional a landscape

[illegible]

(7) A beneficiary cannot claim to hold his office if he was to maintain the Hindu religion.

(2) If a beneficiary under a trust is a minor, the trustee shall not distribute the trust property to the minor until the beneficiary of the trust reaches 21 years of age.

41 The Board shall, in cases of dispute or doubt, determine whether a trustee is disqualified, and its action will be decisive and be final.

10. (1) When a trustee accrues to him such a duty or liability in respect of a temple or religious endowment and when such trustee neglects the duty or discharges the liability in such a manner as to cause or result in the loss of or damage to the temple or religious endowment, he shall be held to account and be liable to the temple or religious endowment for the loss or damage so caused or resulting. (2) The trustee shall be held to account and be liable to the temple or religious endowment for the loss or damage so caused or resulting if he is negligent in respect of the person who is entrusted to him as the trustee of the temple or religious endowment and if he is negligent in respect of the person who is entrusted to him as the trustee of the temple or religious endowment and if he is negligent in respect of the person who is entrusted to him as the trustee of the temple or religious endowment.

Nothing in this sub-section shall be deemed to apply where a person is sentenced to the District Court of Canada Act, 1902.

(2) In making an appointment under subsection (1), the person shall have due regard to the claims of members of the family, if a suitable compromise can be reached.

As in making an appointment under subcategory (1), the two persons which a trader could contact in relation to each couple downward.

35. (4) The trustee of every trust or religious endowment bound to administer its affairs and to apply the funds and property of such endowments in accordance with the terms of the trust, name of the trustees and all lawful directions which a special authority may come in respect thereof, and as carefully as a man of ordinary prudence would deal with such affairs, funds or property of any such trust.

(4) A trustee shall, subject to the provisions of this Act, be entitled to exercise all powers vested in the president and executive management of the temple or otherwise in respect of and to do all things necessary for the due performance of the duties imposed on him.

18. The trustee of a temple or religious establishment shall be bound to obey all lawful orders issued under the provisions of this Act by the Board or the President thereof.

19. (1) The trustee may inspect, remove or destroy the trustee of a temple or religious establishment—

(a) for persistent default in the submission of budgets, accounts, reports or returns, or

(b) for wilful disobedience of lawful orders issued by the Board or the President thereof, or

(c) for any negligence, misconduct, breach of trust or neglect of duty in respect of the trustee, or

(d) for any mismanagement of, or improper dealing with, the endowments of the properties of the temple of which he is trustee, or

(e) for immorality of mind or other physical infirmity which, in the opinion of the Board, justifies the removal of a trustee.

(2) Where the Board proposes to take action under subsection (1), it shall issue charges against the trustee concerned and give him an opportunity of explanation, of setting the charges against him and of submitting evidence in his defence and may where the trustee under suspension pending the disposal of the charges desired, the order of suspension, removal or dismissal shall state the charges issued against the trustee, the explanation and the finding of the Board on each charge with the reasons therefor.

(3) Notwithstanding the provisions of subsections (1) and (2) the services of a paid trustee may be terminated by the Board on the trustee's notice.

(4) The order of the Board suspending, removing or dismissing a non-hereditary trustee under this Act may be final. A hereditary trustee suspended, removed or dismissed under this section may within three weeks from the date of the order of suspension, removal or dismissal apply to the Court to quash or set aside such order, but subject to the result of such application the order of the Board shall be final.

20. (1) All office holders and servants attached to a temple or in receipt of any emolument or perquisite from the temple shall be under the orders and control of the trustee, and the trustee may hire, appoint, remove or dismiss any of them in breach of trust, misfeasance, disobedience of lawful orders, neglect of duty, misconduct or other sufficient cause.

Provided that the Local Government may, in respect of any specified hereditary office holder or servant, at times of hereditary office holders or servants and subject to the provisions of section 16, by order restrict and place under such control as they may think fit the exercise by the trustee of his powers of appointment under this subsection.

(2) Any office holder or servant of a temple punished by a trustee under subsection (1) may, within such time as may be prescribed, appeal to the Board whose decision shall be final.

21. (1) Vacancies amongst the office holders or servants of a temple shall, subject to the rules and by-laws framed under this Act, be filled up by the trustee in cases where the office or service is not hereditary.

(2) It must where the office or service is hereditary the person in the line of succession can be made to be hereditary.

Provided that if there is a dispute respecting the right of succession to such office or service, or in cases where such vacancy occurs in third or fourth generation, or where the person entitled is deceased or such, or where the hereditary office holder or servant is by reason of immorality of mind or other physical infirmity unable to discharge the functions of the office or position, the trustee may

appoint a fit person to discharge the duties of the office at perfect the service and another person named in the office at service of the liability of the other holds in service must be made, as the case may be.

(1) In making an appointment under the power in subsection (2), the trustee shall have due regard to the status of members of the temple, if any, entitled to the succession.

(2) The trustee of a specific endowment entrusted with a temple shall perform such service of charity subject to the general superintendence of the trustee of the temple and shall obey all lawful orders issued by him.

(3) When an endowment for the performance of a charity or service connected with a temple results in a charge on property and there is failure in the due performance of the charity or service by the person responsible, the trustee of the temple may require the person in possession of the property on which the endowment as a person in possession of the property the expenses incurred or likely to be incurred in carrying the charity or service to be performed unless the trustee in such person making the payment is required by the trustee, the Court shall, on the application of the trustee, pass an order for the recovery of the amount and such order may be enforced as if it were a decree of such Court.

Provided that where the person in possession of the property on which the endowment is a charge is not the person responsible in law for the performance of the charity or service, and the amount allotted for the performance is recovered from the person in possession, the Court in its discretion may order that the person in possession of the property shall be the person in possession of such property and such order may also be enforced as if it were a decree of such Court.

CHAPTER 10.

BUDGET AND ACCOUNTS.

27. (1) The trustee of every temple shall in each year submit to the Board a budget with date and in such form as the Board may require a budget showing the probable receipts and disbursements of the temple and the endowments constituted thereunder during the following year.

(2) Every such budget shall make adequate provision for the debt or cost of expenditure for the time being in force and the due discharge of all liabilities in respect of loans.

(3) The Board may direct the trustee to make such alterations, additions or reductions in the budget as it may think fit and the trustees shall be bound.

28. Subject to the provisions of any scheme settled under this Act,—

(1) the trustee of a temple may from time to time submit to the Board proposals for fixing the duties or scale of expenditure in the temple and the amounts which shall be allotted to the various objects or services connected with such temple; the expenditure in which the trustee or other person of the temple may be applied to such objects or services;

(2) the trustee shall submit such proposals to the temple and on such other manner as the Board may direct, together with a notice stating that if within one month from the date of submission any objection or suggestion is received from any person having interest, the Board will consider such objection or suggestion.

(3) after the expiry of the period fixed under subsection (2), the Board shall consider the objection or suggestion that may have been received and may pass such orders as it thinks fit on the proposals. The Board's orders shall be final.

(4) the duties or scale of expenditure for the time being in force as a temple shall not be altered by the trustee except in accordance with the procedure laid down in this section.

30. (7) The trustees of temples and religious endowments shall keep regular accounts of receipts and disbursements.

(8) Such accounts shall be audited annually, or at such other intervals as may be prescribed by an order or resolution passed by the Board out of a list of auditors approved by the Local Government. Such auditors shall be deemed to be public servants within the meaning of section 31 of the Indian Penal Code.

31. (1) After completing the audit the auditor shall submit a report to the Board which shall among other things specify all cases of irregular, illegal or improper expenditure, or of failure to receive moneys of which property due to the institution, or of loss or waste of money or other property of the institution, caused by neglect or mismanagement.

(2) The auditor shall also report any other matter which the Board may require in respect of a temple or religious endowment.

32. (1) The cost of auditing the accounts of temples and religious endowments shall be fixed by the Board and be payable out of their funds unless such time as may be fixed by the Board.

(2) If within the time fixed by the Board such payment is not made, the Collector of the District in which any property of the temple or endowment is situate shall, on a requisition made to him by the President of the Board, be empowered to recover such amount as if it were an arrear of land revenue and remit the same to such President.

33. The trustees of every temple and endowment shall forward to the Board such accounts, returns, reports or other information relating to the administration of the funds of endowments as he directs and at such time and in such form as the Board may require.

CHAPTER V.

EXECUTIVE OFFICE.

34. The Board may appoint from among persons professing the Hindu religion an Executive Officer to manage the affairs of a temple and its endowments as mentioned while the provisions of this Act.

35. (1) The Executive Officer shall be a salaried officer of the temple and shall not undertake any work unconnected with his office without the permission of the Board.

(2) The Executive Officer shall be paid such salary and allowances as may from time to time be fixed by the Board from out of the funds of the temple. When an Executive Officer is appointed for a group of temples the Board shall fix the proportion in which the salary and allowances of the Executive Officer shall be met by the temples in the group.

36. The Executive Officer shall be responsible for the maintenance and custody of all records, accounts, documents, registers, and other valuables of the temple and shall arrange for the proper collection of the moneys of the temple including offerings made by worshippers.

37. When the office of trustee of a temple is vacant the Executive Officer shall exercise the powers and perform the duties of a trustee until the vacancy is filled up.

38. (1) The Executive Officer shall hold office for a period of three years unless sooner removed by the Board for good and sufficient cause.

An outgoing Executive Officer shall be eligible for reappointment.

(2) The order of the Board appointing an Executive Officer shall be final.

(3) When any temporary vacancy occurs in the office of the Executive Officer the Board may fill up the vacancy and direct the payment from the funds of the temple such salary and allowances as it may deem necessary for the person appointed therein.

39. After the appointment of the first Executive Officer, he shall, as soon as may be, prepare and submit to the Board through the trustee of the temple a schedule setting forth the descriptions and

grades of the officers and members who should in his opinion constitute the military aid of the temple. The Board may, after duly considering the reports, if any, made thereon by the trustee, approve of it with such modifications as it may deem necessary. No change shall be effected unless it is made in accordance with the previous sanction of the Board.

31. The Board shall have power to define the religious reports and details of the trustee and the Executive Officers and shall be bound to do so by the Board's directions in the regard.

CHAPTER VI

MISCELLANEOUS

32. The trustee of a temple may incur expenditure on arrangements for securing the health, safety or convenience of pilgrims or worshippers attending to the temple.

Provided that the Board may, for reasons to be set forth in writing, require and enforce under such matters as it may think fit the trustee by the trustee of the temple under the sanction.

33. (1) The Board may, after holding an inquiry in such manner as may be prescribed by rules, decide that the purpose of a temple or religious institution has been the legitimate use, or has subsequently become, expenditure of money in such a manner as to be contrary to the original purposes of the institution, has found or so incurred, or that after making inquiry the purpose of the institution, or that after making inquiry a sufficient sum for the repair and maintenance of the buildings associated with the temple or the religious institution of the temple there is a surplus which is not required for such purposes, and may by such order direct that the amount of the surplus, or such surplus as is declared to be available, as the case may be, be appropriated to religious, educational or charitable purposes not inconsistent with the objects of such temple or institution.

Provided that in the case of a temple founded and maintained by a community the amount of the expenditure or the surplus shall, as far as possible, be utilized for the benefit of the community for the purposes mentioned above.

(2) It shall be competent to the Board when giving a direction under sub-section (1) to determine what portion of such amount or surplus shall be retained as a reserve fund for the temple or institution and to direct the remainder to be appropriated to the purposes specified in that sub-section.

(3) The Board may at any time by order and in the manner provided in sub-section (1) modify or cancel an order passed under that sub-section.

(4) The order of the Board under this section shall be published in the prescribed manner. The trustee or any other person having interest may within six months of the date of such publication bring into a suit in the Court to modify or set aside such order.

Subject to the result of such suit the order of the Board shall be final and binding on the trustee and all persons having interest.

(5) Any provision of the Order under this section may, at any time, for sufficient cause be modified or cancelled by the Court if it is not instructed by the Board or the trustee or any person having interest not to do so.

34. All fees and expenses incurred by the Board or the Executive Officer in connection with legal proceedings in respect of any temple or religious institution to enforce the Board's or a proper order, notwithstanding anything contained in section 45, be payable out of the funds of such temple or institution.

35. Every temple and religious institution shall pay annually for meeting the expenses of the Board such contribution not exceeding ten and a half per centum of its income as the Board may determine.

39. (1) The duty, expenses and remuneration payable under sections 37 and 38 shall be assessed on and paid by the trustee of every temple and temple endowment in the prescribed manner.

(2) (a) Each trustee shall, within one month of the date of his receipt of such notice or within such further time as may be granted by the Board, pay out of the funds of the temple or endowment concerned the amount so demanded, to the President of the Board or to any person authorized by him, and in default of such payment, the Collector of the district in which any property of the temple or endowment is situated shall, on a requisition made in law to the President from the President of the Board and subject to the provisions of this section, recover with interest as if it were an arrear of land revenue and the amount so recovered shall, after deduction therefrom of such percentage as respects the cost of recovery as the Local Government may by general or special order from time to time determine, be paid to such President.

(b) On receipt of a requisition under clause (a), the Collector shall issue a notice to the trustee concerned.

(c) If, appearing here within fifteen days from the service of such notice either to pay the amount mentioned in the requisition and specified in the notice or state in writing his objections, if any, thereto, and

(d) stating that such amount or the amount found due from the trustee after his objections, if any, have been paid, and

(e) stating that such amount or if it were an arrear of land revenue.

(f) If, within the period of fifteen days aforesaid, no objection in writing is received by the Collector from the trustee, the Collector shall proceed to recover the amount specified in the notice as if it were an arrear of land revenue.

(g) If, within the said period, an objection in writing is received by the Collector from the trustee with regard either to his liability or to the amount specified in the notice, the Collector shall transmit such objection to the President of the Board.

(h) The President of the Board shall consider the objection or objections and communicate to the Collector his decision, endorsing, withdrawing or modifying the original demand.

(i) The Collector shall then proceed to recover the amount, if any, due from the trustee under the decision or communication as if it were an arrear of land revenue.

(j) The Collector may, on receipt of a requisition under clause (a) of sub-section (2), withhold the amount mentioned therein, and if the funds or other resources payable by the Local Government to the temple or endowment concerned are not to the President of the Board the said amount after the expiry of the period of fifteen days referred to in clause (b) of sub-section (2) or in case an objection is received under clause (c) of that sub-section the receipt, if any, due after the decision arrived at in clause (d) aforesaid. Where the funds or other resources are insufficient for the purpose, the Collector may withhold and pay as aforesaid the amount available and recover the balance as if it were an arrear of land revenue.

(k) Taxes and levies, including temple and lands where offerings are performed, sales, endowments and profits and such rents and other duties of a temple or endowment as, in accordance with the usage of the temple or endowment concerned, are necessary for purposes of carrying on essential operations shall not be liable to be proceeded against in pursuance of sub-section (2) and (3).

(l) No suit, proceedings or other legal proceeding shall be entertained in any Court against the Secretary of State for India in Council or any officer of Government for anything in good faith done or intended to be done in pursuance of this section.

40. (1) No exchange, sale or mortgage and no lease for a term exceeding five years of any immovable property belonging to a temple or endowment shall be valid or operative unless it is necessary or beneficial to the temple or endowment and is sanctioned by the Board.

(1) The transfer of the temple or endowment of any person having interest may, within six months of the date of the order of the Board under sub-section (1), apply to the Court for modifying or cancelling such order, but subject to the result of such application the order of the Board shall be final.

(2) If any dispute arises as to whether an endowment is wholly or partly secular or religious such dispute shall be decided by the Board.

(3) Any person affected by a decision under sub-section (2) may within six months of the date of the order of the Board apply to the Court to modify or set aside such decision, but subject to the result of such application the order of the Board shall be final.

(4) Where an endowment has been made or property given for the support of an institution which is partly of a religious and partly of a secular character or for the performance of any service or charity denominated charitable, or

where an endowment made or property given is appropriated partly to religious and partly to secular uses,

the Board may, notwithstanding anything contained in the Madras Endowments and Religious Institutions (Act), determine what portion of such endowment or property or of the income therefrom shall be allocated to religious uses. Such portion shall thereafter be governed by the provisions of the Act.

(5) Any person affected by an order under sub-section (4) may within six months of the date of the order of the Board apply to the Court to modify or set aside such order but subject to the result of such application the order of the Board shall be final.

(6) Where a person has been appointed as trustee or Executive Officer of a temple or an endowment or has been appointed to discharge the functions of a trustee by the Board in accordance with the provisions of this Act and such person is troubled or prevented from discharging the functions of the temple or religious endowment concerned and the income, revenues, documents, valuables and other immovables and the records, accounts, documents, valuation, and other properties thereof, the Court shall, on an application by the person so appointed and in pursuance of the order of appointment, direct the delivery to such person of the possession of the temple or religious endowment and of the records, accounts, documents, valuation, and other properties thereof.

(7) Save as otherwise expressly provided in or under this Act nothing herein contained shall affect any provision made by a temple or the rights, revenues, endowments and possessions in which any person may be entitled or otherwise be entitled to such temple.

(8) If any dispute arises as to whether an institution is a temple as defined in this Act, such dispute shall be decided by the Board.

(9) Any person affected by a decision under sub-section (8) may within six months of the date of the order of the Board apply to the Court to modify or set aside such decision but subject to the result of such application the order of the Board shall be final.

(10) The Board or any person having interest and having obtained the previous consent of the Board may initiate a suit in the Court to effect a decree—

(a) appointing or removing the trustee of a temple or endowment;

(b) vesting any property in a trustee;

(c) directing accounts and receipts;

(d) declaring what comprises of the endowed property or of the interest therein shall be allocated to any particular object of the endowment, or

(e) granting such further or other relief in the nature of the case may require.

Explanation.—The provisions of this sub-section shall apply to secular endowments also.

(2) Sections 49 and 51 and rule 3 of Order I of the First Schedule of the Code of Civil Procedure, 1908, shall have no application to any suit claiming any relief in respect of the administration or management of a temple or religious endowment and no suit or appeal or an application or amendment shall be instituted except as provided by this Act.

47. Every Committee established under the Religion Endowments Act, 1922, and having jurisdiction over the temples and religious endowments coming under this Act shall cease to exist on the date of the commencement of this Act.

48. (2) The Local Government may make rules in every not all or any of the purposes of this Act not inconsistent therewith.

(3) In particular, and without prejudice to the generality of the foregoing power, they shall have power to make rules and references to the following matters:—

(a) all matters expressed, required or allowed by this Act to be provided;

(b) the powers of the President and Commissioners of the Board to hold inquiries, to examine and examine witnesses and to compel the production of documents;

(c) the organization of a staff of auditors, their salaries and allowances, the control of such staff, its relations with the Board and trustees and generally the conditions of service of auditors;

(d) the calculation of the cost of audit and its apportionment among temples or the religious endowments attached thereto;

(e) the manner in which the accounts of temples and endowments shall be audited and published, the time and place of audit and the form and contents of the auditor's report; and

(f) the method of calculating the income of a temple or religious endowment.

49. The power to make rules under this section shall be subject to the condition of previous publication.

50. The rules, charges and expenses of and incurred in any suit or application under this Act or in any appeal from a decree or order passed in such suit or in such application shall be in the discretion of the Court which may, subject to the provisions of section 51, direct the whole or any part of such costs, charges and expenses to be met from the property or income of the temple or endowment concerned or to be borne and paid in such manner and by such persons as it thinks fit.

51. The rules of and incident to all proceedings before the Board shall be in the discretion of the Board, which shall have full power to determine by which or out of what funds and in what extent such costs are to be paid, and the order made in this regard may be transferred for execution to the Court and shall be executed by the Court as if the order had been passed by itself.

52. Save as provided in this or any other Act, it shall not be lawful for the Local Government or for any executive officer of the Local Government, in his official capacity to interfere or assume the superintendence of any land or other property provided for the support of, or otherwise belonging to, any temple or take any part in the management or administration of any endowment, except for its maintenance or to execute or support the trusts of any temple or religious endowment or to be concerned in any way with any temple or religious endowment.

53. (1) Notwithstanding anything contained in the First or Second Schedule to the Madras Court Fees Amendment Act, 1912, the court fees for the documents covered in sections 1 and 2 of Schedule I shall be the fees indicated in column 3 thereof.

apply there should be any travelling body besides the Board, which has its headquarters in the city itself. Another important provision in this Bill is with regard to the Court schemes. A number of schemes have been settled by the Council for the emancipation of the bonded and the indentured situated therein. But on experience it is found that most of these schemes are inadequate and not suited to modern conditions and requirements. It will now be filed for the consideration of the scheme considering today will be passed and the House will be involved in practical litigation and heavy expenditure. It is therefore proposed that the scheme should come to be operative. Suitable provision are made in the Bill to provide safeguards in matters entered by schemes. Power will be taken to appoint and Remove Officers wherever necessary so it is felt that the case and attention bestowed by legislative bodies is not sufficient in many matters. In the case of more important matters, in order to ensure the provisions of Madras Act 13 of 1927 have been generally retained.

HARMA,
The 26th November 1931

G. NARAYANASWAMI CHETTI

L. GRAHAM,
Secretary to the Government of India

(Republished by order of The Secretary the Governor in Council)

Y. N. VENKATACHA RAO,
Secretary to Govt., Law (Legislation) Department.

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Part IV—Proceedings of the Madras Legislature

CONTENTS.

Act No. VII of 1935.—Madras School Premises	105
---	-----

REPORTS.

Report of Select Committee on the Bill to amend the Madras Village Courts Act, 1927 (Act No. 25 of 1929)—Chair, Justice, K. Ramiah, Messrs. S. S. Srinivasan and S. S. Srinivasan.	107
--	-----

Act of the Local Legislature of Madras.

IN PURSUANCE of the provisions of sub-section (3) of section 81 of the Government of India Act, the following Act of the Local Legislature of Madras having been assented to by the Governor on the 16th January 1935 and by the Governor-General on the 6th March 1935, is hereby published for general information :—

ACT No. VII of 1935

An Act for the protection of certain classes of debtors in the Presidency of Madras.

WHEREAS it is expedient to make provision for the protection of certain classes of debtors in the Presidency of Madras, and for that purpose to regulate the keeping of accounts by certain classes of creditors;

AND WHEREAS the previous sanction of the Governor-General has been obtained to the passing of this Act;

It is hereby enacted as follows:—

Enactment
of the
Act

1. (1) This Act may be called the Madras Debtors' Protection Act, 1931.

(2) It extends to the whole of the Presidency of Madras.

(3) It shall come into force on such date as the Local Government may, by notification in the *Port St. George Gazette*, appoint.

Debtors.

2. In this Act, unless there is anything repugnant to the context or context,

(1) "bank" means a company carrying on the business of banking and—

(a) registered under any of the enactments relating to companies for the time being in force in the United Kingdom or in any of the British Dominions, or in any of the Colonies or Dependencies of the United Kingdom, or in British India, or in any State in India, or

(b) incorporated by an Act of Parliament or by Royal Charter or Letters Patent or by any Act of the Indian Legislature;

(2) "company" means a company—

(a) registered under any of the enactments relating to companies for the time being in force in the United Kingdom or in any of the British Dominions, or in any of the Colonies or Dependencies of the United Kingdom, or in British India, or in any State in India, or

(b) incorporated by an Act of Parliament or by Royal Charter or Letters Patent or by any Act of the Indian Legislature, and includes a life insurance company to which the Indian Life Assurance Companies Act, 1912, applies;

(3) "co-operative society" means a society registered or deemed to be registered under the Madras Co-operative Societies Act, 1932;

(4) "Court" includes a court acting in the exercise of insolvency jurisdiction;

VI of 1931

Madras
Act VI of
1931.

- (4) "creditor" means a person, including a pawnbroker, who in the regular course of business advances a loan and includes the legal representative and the successor-in-interest whether by inheritance, assignment or otherwise of the person who advanced the loan;
- (5) "interest" does not include any sum lawfully charged in accordance with the provisions of this Act by a creditor for or on account of costs, charges, or expenses, but save as aforesaid, includes any amount, by whatsoever name called, in excess of the principal, past or payable to a creditor in consideration of or otherwise in respect of a loan;
- (7) "loan" means an advance of money or in kind at interest, being for a sum, or being of a value, of less than five hundred rupees at a time in any one transaction, and includes any transaction which the Court finds in substance to amount to such an advance, but does not include—
 - (i) a deposit of money or other property in a Government Post Office Savings Bank, or in a bank, or a company or with a co-operative society;
 - (ii) an advance made by a bank, a company or a co-operative society;
 - (iii) an advance made by Government or by any person authorised by Government to make advances in their behalf, or by any local authority;
 - (iv) an advance made by any person *bona fide* carrying on any business, not having for its primary object the lending of money, if such loan is advanced in the regular course of such business;
 - (v) an advance made by a landlord to his tenant, by a lessor to his lessee, by one partner in cultivation or co-sharer to another for the purpose of carrying on agriculture;
 - (vi) an advance made on the basis of a negotiable instrument as defined in the Negotiable Instruments Act, 1881, other than a promissory note;

- (8) "pawnbroker" means a person who carries on the business of taking goods and chattels in pawn for a loan;
 (9) "pawner" means a person delivering an article for pawn to a pawnbroker;
 (10) "prescribed" means prescribed by rules made under this Act; and
 (11) "principal" means in relation to a loan the amount actually lent to the debtor.

Duty of
creditor to
maintain
account
and to give
receipts.

8. (1) Every creditor shall—
 (a) regularly record and maintain or cause to be recorded and maintained, an account showing for each debtor separately—
 (i) the date of the loan, the amount of the principal of the loan, and the rate per cent per annum of interest charged on the loan; and
 (ii) the amount of every payment received by the creditor in respect of the loan, and the date of such payment;
 (b) give to the debtor or his agent, a receipt for every sum paid by him, duly signed and, if necessary, stamped at the time of such payment; and
 (c) on requisition in writing made by the debtor, furnish to the debtor or, if he so requires, to any person mentioned by him in that behalf in his requisition, a statement of account signed by himself or his agent showing the particulars referred to in clause (a) and also the amount which remains outstanding on account of the principal and of interest and charge such sum as the Local Government may prescribe as fee therefor.
 (2) Notwithstanding anything contained in the Indian Evidence Act, 1872, a copy of the account referred to in clause (a) of sub-section (1) certified in each summer or may be prescribed, shall be admissible in evidence in the same manner and to the same extent as the original account.
 (3) A person to whom a statement of account has been furnished under clause (a) of sub-section (1) and who fails to object to the correctness of the account shall not by such failure alone be deemed to have admitted the correctness of such account.

4. (1) Every pawnbroker shall regularly record and maintain an account in which, in addition to the particulars referred to in clause (c) of sub-section (1) of section 3, he shall record or cause to be recorded—

Additional
entries into the
account
shall be
made by
pawners.

(a) a full and detailed description of the article or of each of the articles taken in pawn,

(b) the time agreed upon for the redemption of the pawn, and

(c) the name of the pawnor and, where the pawnor is not the owner of the article or of any of the articles pawned, the name and address of the owner thereof.

(2) A copy of the entries in such account shall be delivered by the pawnbroker to the pawnor at the time of the pawn on tender of such sum as the Local Government may prescribe as the charge therefor.

5. In the receipt to be given under clause (b) of sub-section (1) of section 3, in the statement of account to be furnished under clause (c) of that sub-section and in the copy of the entries to be delivered under sub-section (2) of section 4, the figures shall be entered only in Arabic numerals.

Figures in
Arabic
numerals
to be in
Arabic
numerals.

6. (1) In any suit or proceeding relating to a loan, if the Court finds that a creditor has not maintained an account as required by clause (c) of sub-section (1) of section 3 or by sub-section (1) of section 4, he shall not be allowed his costs.

Penalty
for non-
compliance
with sections
3 and 4.

(2) If a creditor fails to give to the debtor or his agent a receipt as required by clause (b) of sub-section (1) of section 3 or to furnish, on a requisition made under clause (c) of that sub-section, a statement of account as required therein within one month after such requisition has been made, or if a pawnbroker fails to deliver to the pawnor, a copy of the entries as required by sub-section (2) of section 4, he shall not be entitled to any interest for the period of the default.

7. Nothing contained in this Act shall apply to any borrowings advanced before the commencement of this Act.

8. (1) The Local Government may make rules not inconsistent with this Act for the purpose of carrying out all or any of its purposes.

(2) In particular and without prejudice to the generality of the foregoing power the Local Government may make rules providing—

- (a) the sum which may be charged as fee for a statement of account, furnished under clause (e) of sub-section (1) of section 3,
- (b) the manner in which a copy of the account shall be certified for the purpose of sub-section (2) of section 3, and
- (c) the sum which may be charged for a copy of the entries in a pawnbroker's account, to be delivered by the pawnbroker to the pawnor under sub-section (2) of section 4.

(By order of His Excellency the Governor)

V. N. VISWANATHA RAO,
Secretary to Government, Law (Legislative) Dept.